



CALENDAR  
OF THE  
CLOSE ROLLS

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EDWARD II.

A.D. 1323—1327.

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




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P R E F A C E.

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THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV. the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) In addition to the rolls calendared in this and the three preceding volumes, there are in the series of Close Rolls at the Public Record Office two rolls "*de terris forisfactis*," belonging to the 15th, 16th and 17th years of Edward II., which have not been calendared separately, inasmuch as all the entries in them occur also in the normal Close Rolls of the period, and have consequently been calendared in their proper places. The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of Exeter College, Oxford. The Index has been compiled by Mr. C. H. Woodruff, B.C.L., Mr. Stevenson having assisted him by identifying most of the places.

H. C. MAXWELL LYTE.

Public Record Office,

28 *May* 1898.

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## CORRIGENDA.

- 
- Page 11, line 20, *for* "Thomus" *read* "Thomas."  
 " 50, " 9, *for* "Rouhale" *read* "Ronhale."  
 " 51, " 16, *for* "Clannowe" *read* "Clanvowe."  
 " 112, " 35, *for* "Bornden" *read* "Boruden."  
 " 115, " 28, *for* "Tondele" *read* "Toudele."  
 " 149, " 48, *for* "Buthehamwell" *read* "Buchehamwell."  
 " 150, " 28, *for* "Marchham" *read* "Marthham."  
 " 151, lines 11, 24, *for* "Marcham" *read* "Martham."  
 " 181, line 25, *for* "Hanstede" *read* "Haustede."  
 " 197, " 13, *for* "Tondeby" *read* "Toudeby."  
 " 199, " 12, *for* "Tendele" *read* "Teudele."  
 " 211, " 14, *for* "Sussex" *read* "Suffolk."  
 " 211, 291, 299, 307, margin, *for* "Chippenham" *read* "Cippenham."  
 " 237, lines 6, 15, *for* "Bytre"<sup>1</sup> *read* "Bycre."  
 " 245, line 52, *for* "Alice" *read* "Alesia."  
 " 267, " 32, *for* "Sholnyng" *read* "Sholvying."  
 " 276, " 12, *for* "Cofyneston" *read* "Cosyneston."  
 " 290, " 23, *for* "Burndon" *read* "Burudon."  
 " 302, " 27, *for* "Jo" *read* "To."  
 " 335, " 10, *for* "Hanstede" *read* "Haustede."  
 " 342, " 5, *for* "Pressen" *read* "Presfen."  
 " 347, " 28, *for* "Ryvery" *read* "Rynery."  
 " 351, " 6, *for* "James" *read* "John."  
 " 453, " 21, *for* "Lynesthorp" *read* "Lyuesthorp."  
 " 490, " 4, *for* "Calewyth" *read* "Calewych."  
 " 523, " 45, *for* "Fautini" *read* "Fantini."  
 " 557, " 35, *for* "Arne" *read* "Arue."  
 " 596, " 44, page 600, line 44, *for* "Bony" *read* "Bovy."  
 " 597, " 16, page 601, line 32, *for* "Dendon" *read* "Deudon."  
 " 694, *under* Chippenham *dele* the references to "letters close dated at," and  
     transfer them to "Cippenham."  
 " 784, col. 2, *dele* "Scheldt, Sheld, river."  
 " " " " *insert* "Sheld [name of a sandbank (?) between Hunstanton and  
     Cromer, co. Norfolk]." For "the Shelde" *see* fifteenth century  
     "Sailing Instructions for the Circumnavigation of England," Hak-  
     luyt Society, 1889, pp. 11, 25, 35 (where it is wrongly identified  
     with Cromer).





# CALENDAR

OF

## CLOSE ROLLS.

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### 17 EDWARD II.

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#### *MEMBRANE 43.*

1323.

July 8.  
Faxfleet.

To Robert le Power, chamberlain of North Wales. Order to pay the fees and wages of the justices, constables, sheriffs, and officers in his bailiwick from the time of his appointment, and to continue paying the same hereafter.

To Henry le Scrop. Order to deliver to Hervey de Staunton, whom the king wills shall be chief-justice to hold pleas before him, the rolls, writs, memoranda, and other things touching that office that are in Henry's custody.

By K.

*Vacated, because otherwise below.*

July 8.  
Faxfleet.

To Robert Power, chamberlain of North Wales. Order to repair the houses, towers, and other buildings in the king's hands in his bailiwick, and the bridges and ponds pertaining to the castles, by the view and testimony of the justice of Wales or of him who supplies his place in those parts.

By C.

July 8.  
Faxfleet.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause diligent search to be made in all ports of all persons coming into the realm by sea, and to seize any letters and the bearers thereof touching the bishoprics of Winchester and Llandaff, or touching the person of Master John de Stratford, and to send the letters and their bearers to the king, as the king understands that Master John, who sojourned at the Roman court upon the king's affairs, has accepted the bishopric of Winchester without the king's knowledge and against his will, and that letters prejudicial to the king will shortly be directed to England, another person having similarly accepted the bishopric of Llandaff.

By K.

[*Fœdera.*]

The like to the bailiffs of Bristol, Southampton, and Portsmouth, and to the sheriffs of Southampton, Somerset and Dorset, Devon, Cornwall, and the mayor and sheriffs of London. [*Ibid.*]

July 10.  
Faxfleet.

To Roger Carles, keeper of certain rebels' lands in co. Hereford. Order to restore to Thomas de Langeford, a late rebel, his lands, as he has made fine with the king to save his life and lands.

By K. and C.

To the sheriff of Hereford. Order not to molest Thomas for the above reason.

July 9.  
Faxfleet.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Robert de Reydon, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

*Membrane 43—cont.*

1323.  
July 10.  
Faxfleet. To L. bishop of Durham, or to him who supplies his place in the bishopric. Order to release from his prison at Durham Cuthbert son of John de Dunolm[ia], Gamelin le Monneor, Humphrey le Pestour, and Robert de Hautwissell, upon their finding mainprise to have them before the king when he will speak against them, the bishop having arrested them in execution of the king's order to enquire concerning the attack made at Durham by the said Cuthbert and other malefactors of Durham upon certain members of the household of William, bishop of St. Andrews, who lately came into the realm under the king's safe-conduct to treat of peace between him and Robert de Brus. By C.
- July 8.  
Faxfleet. To Henry le Scrop. Order to deliver to Hervey de Staunton, whom the king wills shall be his chief justice to hold pleas before him, the rolls, writs, memoranda, and other things touching that office that are in Henry's custody at York, and to cause to be delivered to the treasury all rolls, writs, memoranda, and other things touching that office that are in Henry's custody at London or elsewhere. By K.
- July 8.  
Faxfleet. To Robert le Power, chamberlain of North Wales. Order to appoint a keeper of the victuals in the castle of Hardelaugh, and to pay him such wages as the keepers of victuals in other castles in those parts receive. By C.
- July 8.  
Faxfleet. To Hervey de Staunton, chancellor of the exchequer. Order to intend the holding of pleas before the king with others to be appointed for this purpose, as the king wills that he shall be chief justice to hold such pleas. It is not the king's intention that Hervey shall quit the office of chancellor, but that he shall cause that office to be executed by another fit person whilst he is intending the said pleas. By K.
- July 19.  
Burstwick. To Anthony de Lucy, constable of Carlisle castle. Order to pay to the king's watchman in that castle the arrears of his wages and stipends from the time of the constable's appointment, and to continue paying the same hereafter until further orders. By K.
- To the said Anthony, late sheriff of Cumberland. Order to deliver Nicholas de Hewyk, a prisoner in his custody, to Henry de Malton, now sheriff of that county, whom the king has ordered to receive the said prisoner and to keep him as Henry has been enjoined on the king's behalf.
- July 18.  
Burstwick. To the sheriff of Dorset. Order to release Roger de la Dene, Robert de la Dene, Richard his brother, and Richard Auntioche, parson of the church of Tarente Auntioche, from prison at Dorchester, and to restore their goods to them upon their finding mainpernors to have them before the king if the king will speak against them, the sheriff having certified the king that they were arrested by order of the earl of Kent, and that they were charged before him with harbouring and maintaining certain alleged adherents of Robert le Ewer. By C.
- July 16.  
Burstwick. To the constable of Bristol castle, or to him who supplies his place. Order to cause John de Sapy, late constable of Beaumaris [Castle] and sheriff of Caernarvan, who is imprisoned in the constable's custody because he was a rebel, to be brought to the exchequer at Westminster at the king's cost under safe custody, so that he be there on the morrow of Michaelmas next, in order that the account of the chamberlain of North Wales may be rendered in his presence, as it cannot be rendered conveniently without his presence, and the rendering has long been delayed for this reason. By K.
- July 16.  
Burstwick. To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a shop built by Walter de Bibiri, deceased, and Cicely, his wife, upon a plot of land in Conyngestrete, in the city of York, and to



1323.

*Membrane 43—cont.*

restore the issues thereof, as the king learns by inquisition taken by the escheator that the plot is the free tenement of Cicely as that which she and Walter acquired to them and their heirs from Thomas de Barneby, and that the said Thomas and his ancestors held the plot as their free tenement from time out of mind, and that the plot was never a lane or common passage (*transitus*), and that a dyer used to dwell there at one time, and that he had his houses near the water of Ouse in order to exercise his office more conveniently, and that he had a gate in the street of Conyngestrete whereby he entered and left his houses aforesaid, and that he permitted his neighbours and friends to go to the water of Ouse by his said gate and houses of his permission and free will, and that the plot is held of the king as a free burgage of the aforesaid city by the service of 2*d.* yearly for house-gavel (*housgabulum*), and that the shop now built thereon is worth 5*s.* yearly, the escheator having taken the shop into the king's hands by reason of the common passage aforesaid.

July 20.  
Burstwick. To Edmund, earl of Arundel, justice of North Wales, or to him who supplies his place. Order to associate with him Robert Power, chamberlain of North Wales, and to receive ransoms at their discretion from the Scots lately captured in the county of Anglesey and now imprisoned in the king's castles in North Wales, and to cause them to be released from prison when they have satisfied the king for their ransoms, certifying the treasurer and barons concerning the ransoms. By p.s. directed to the treasurer.

July 19.  
Burstwick. To Thomes de Burgh, escheator this side Trent. Order to deliver to Joan, late the wife of John de Ulram, tenant by knight service of the heir of Thomas de Cailly, a minor in the king's custody, two bovates out of the said John's messuage and five bovates of land in Eston, co. York, which the king has assigned to her in dower by the assent of Hugh, son and heir of the said John.

To the same. Order not to intermeddle further with two tofts and eight bovates of land in Eston, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Ulram and Joan his wife, who still survives, held the same jointly on the day of John's death, to them and the heirs of their bodies, and that the tofts and land are held of the aforesaid heir of Thomas de Cailly.

July 16.  
Burstwick. To the same. Order to restore the issues of the aforesaid land of the said John de Ulram, the king having ordered the escheator to restore the lands to Hugh, son and heir of the said John, who is of full age, as the king had taken his fealty, saving the aforesaid Joan's dower therein.

July 19.  
Burstwick. To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Laurence de Reppes, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

July 12.  
Burstwick. To the same. Like order concerning the lands of Nicholas Dengayne.

*MEMBRANE 42.*

July 9.  
Faxfleet. To the constable of Coneweye castle, or to him who supplies his place. Order to cause certain rotten victuals in that castle to be removed by Robert Power, chamberlain of Kaernervon, or by a person to be deputed by him, as the king has ordained that Robert shall replace them by suitable victuals. The king gives the constable to understand that he will punish him and charge him with the same victuals if he hinder the chamberlain in removing and replacing the victuals.

By K. and C.

# CALENDAR OF CLOSE ROLLS.

1323.

*Membrane 42—cont.*

The like to the constables of the following castles :

Beaumareys.

Crukyth.

Kaernervan.

Hardelagh.

July 11.  
Faxfleet.

To Robert de Welle and Richard de Ayremynne, keepers of the bishopric of Winchester, void and in the king's hands. As they have certified the king that, in passing through the lands of the bishopric, they found that Walter de Abberbury, brother of Master Thomas de Abberbury, acquired from Henry, late bishop of Winchester, a messuage and 96 acres of land in Abberbury, which he entered, and that he and his heirs have hitherto held the same without obtaining the king's licence, and that the keepers received from John, his son, the present tenant thereof, a fine of 10 marks for the king's use for the above trespass, believing that it pertained to their office to receive such fines, and the king has confirmed the letters of the aforesaid Henry made to Walter and John of the premises for a fine of 10 marks, which he has caused to be enrolled in the rolls of his chancery, the king orders the keepers not to molest John for the aforesaid 10 marks, and to restore the same to him if they have received them from him, or to ordain otherwise with him that the 10 marks be paid to the king at the exchequer, as the king wills that the fine shall be levied by the estreats of the rolls of chancery, as has been usual heretofore.

July 11.  
Faxfleet.

To Robert Power, chamberlain of Kaernarvan. Order to cause the victuals that the king has ordered the keeper of his victuals at Carlisle and Skynburnesse to bring to Kaernarvan for the munition of the king's castles in North Wales to be sold, in case they are unfit, and to cause others to be bought out of the issues of his bailiwick in their place for the above purpose.

By bill of the treasurer.

July 8.  
Faxfleet.

To the treasurer and barons of the exchequer. Whereas Andrew le Botiller, clerk, was lately charged before Henry le Scrop and his fellows, justices to hold pleas before the king, with the homicide of Thomas de Holm, and was afterwards delivered by them to W. archbishop of York, the ordinary of the place, according to the privilege of the clergy, before whom he purged his innocence of the crime, and the king thereupon ordered the sheriff of Nottingham to restore to Andrew his lands and goods unless he had made flight, and although the sheriff delivered to him his lands, he has not yet delivered to him his goods, and Andrew has accordingly prayed the king to provide a remedy ; the king therefore orders the treasurer and barons to cause Andrew's goods to be restored to him, if they find by inquisition or otherwise that he did not make flight for this cause, and to cause the township of Hokerton, which is charged with his goods, to be discharged thereof.

To Master John Walewayn, escheator beyond Trent. Order not to interfere further with the bedelery of the hundred of Bradeford, and to restore the issues thereof, the escheator having certified the king that he took a simple seisin of the bedelery in the king's name because he found by inquisition that Mary, abbess of Shaftesbury, who held the hundred and bedelery aforesaid with other lands of the king's progenitors in frankalmoin, alienated the bedelery to Beatrice, daughter of Herbert, and that this alienation was made in the time of King Richard.

By C.

July 12.  
Burstwick.

To William de Tatham, receiver of the issues of the castles, manors and lands of Thomas, earl of Lancaster, and of other rebels in co. Lancaster. As the king learns by inquisition taken by John Travers, late keeper of the aforesaid castles, etc., that Nicholas du Lee held a messuage with appurtenances in Lancastre of Geoffrey, late prior of Lancaster, by the service of 2s. yearly, and that the prior and his predecessors were seised of that rent during the time that Nicholas held it as of their very tenant, and that the



1323.

*Membrane 42—cont.*

messuage afterwards came to the earl's hands by acquisition, and that after that time Fulcher, then prior, was seised of the aforesaid rent all his life, and that after his death Nigel, the present prior, was seised of the rent until the earl's death, when the messuage came to the king's hands with other lands of the earl; the king orders the receiver to pay the prior the arrears of the rent from the time when the messuage was taken into the king's hands, and to continue to pay the same for so long as he is receiver.

July 14.  
Burstwick.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the temporalities of the priory of Combewell, now void, which he has taken into the king's hands by reason of the minority of the heir of Geoffrey de Say, tenant in chief, and to restore the issues thereof to the sub-prior and convent, saving the king's right in the presentation of the prior elect, as the king learns by inquisition taken by the escheator that Geoffrey de Say and his ancestors, formerly patrons of the priory, had no administration of the goods and things pertaining to the priory in times of voidance, but that the sub-prior and convent had at all times full administration of all goods during voidance, and that neither the king nor his ancestors received any issues from the temporalities of the priory during voidance by reason of the minority of Geoffrey's ancestors.

July 15.  
Burstwick.

To the same. Order to cause dower to be assigned to Amice, late the wife of Elias Martel of Canewyk, tenant in chief, according to the extent made by him or according to a new one to be made, if necessary, in the presence of William de Clif, to whom the king has committed the custody of two parts of Elias's lands during the minority of his heir.

To the sheriff of York. Order to expend up to 20*l.* in repairing York castle and the houses within the same, by the view and testimony of the mayor of York.

By bill of the treasurer.

July 9.  
Burstwick.

To the sheriff of Dorset. Order to release Henry de Corton, John Comyn, and Robert Golde, and to restore their goods to them, upon their finding mainpernors to have them before the king when ordered, the sheriff having returned that they were imprisoned by order of the earl of Kent, because they were charged before him with maintaining certain alleged adherents and receivers of Robert Lewer and his abettors.

July 17.  
Burstwick.

To Robert de Notingham and William de Kyrkeby, late vendors of the king's victuals at Newcastle-on-Tyne. Order to place all writings obligatory concerning the sale of the said victuals in a chest in the treasury of the cathedral church of Durham under their seals, to be kept there until the day of payment therein contained. The king has ordered the prior and convent to receive and keep the chest.

By C.

July 14.  
Burstwick.

To the abbot of St. Nicholas, Angers, or to his proctor in England. The prior and convent of Spalding, in the diocese of Lincoln, have shewn to the king that whereas a composition was made between their predecessors and the abbot's predecessors, whereby the prior and convent agreed to pay to the abbot a yearly pension of 40*l.* to cherish peace between them, and for the abbot's expenses by reason of the visitation and the profession of the monks and the election of the prior to be made at Spalding; and although in all tenths, charges, and impositions imposed by the church of Rome upon the clergy of this realm, and in such grants made by the clergy to the king and his progenitors, the said 40*l.* [has been taxed] to the aforesaid charges, and the charges have been hitherto allowed to the prior and convent in the payment of the 40*l.*, the abbot now refuses to allow them for other tenths and charges than those imposed upon them by the pope, and endeavours to compel them by ecclesiastical censure to make full payment; and as it appears by the memoranda of the king's court that the aforesaid pension is



1323.

*Membrane 42—cont.*

taxed to the tenth and other charges and impositions; the king orders the abbot to allow the said tenth and other charges to the prior and convent in the payment of the pension as they have been usually allowed to them heretofore.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Eleanor, late the wife of Guy Ferre, the manor of Benhale, co. Suffolk, which he has taken into the king's hands by reason of Guy's death and the issues thereof from the time of Guy's death, as the king learns by inquisition taken by the escheator that Guy and Eleanor held the manor jointly by fine levied in the king's court to them and the heirs of their bodies, so that if Guy died without an heir of his and Eleanor's bodies, the manor should remain to Simon de la Borde and the heirs of his body, with remainder in default of such heirs to William de Sancto Quintino and his heirs, and that the manor is partly held of the king in chief as of the honour of Eye by knight service and partly of other lords by divers services, and that Guy died without an heir of his body.

July 20.  
Burstwick.

To Robert Power, chamberlain of North Wales. Order to cause the king's works in the castle of Karnarvan to be continued out of the issues of his bailiwick.

By p.s. directed to the treasurer.

To the same. Order to cause the victuals in the king's castles to be doubled, and to cause them to be put in the said castles and renewed according to the form previously enjoined upon him, as the king has now ordained by his council that the victuals shall be doubled beyond the previous ordinance for each castle.

By p.s. directed to the treasurer.

July 16.  
Burstwick.

To John de Louthre, keeper of the king's victuals in the parts of Carlisle. Order to send wheat in grain to North Wales to the amount of the barrels of flour that the king previously ordered him to send thither, if they have not been sent, for the munition of the king's castles there, as it seems more expedient to the king and his council that the castles shall be provisioned with wheat in grain.

By K.

July 16.  
Burstwick.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Alice, late the wife of Richard de Cramelyngton, tenant in chief.

To the same. Order to assign dower to Joan, late the wife of John de Ulram, tenant by knight service of the heir of Thomas de Cailly.

*Membrane 42—Schedule.*

July 12.  
Faxfleet.

To the same. Order not to intermeddle further with the manor of Rothyng Aytrop, co. Essex, as the king learns by inquisition taken by the escheator that Guy Ferre held the manor at his death of the gift of John Bacun by fine levied in the king's court, with remainder, in default of heirs of Guy's body, to John de Clarun, knight, with remainder, in like default, to Reginald Lupard, and that the manor is held of the earl of Oxford by knight service, and that Guy died without an heir of his body.

*MEMBRANE 41.*

July 20.  
Burstwick.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Cotes, co. Cambridge, and to restore the issues thereof, as the king learns by inquisition that Nicholas Dengayne and Amice his wife were enfeoffed thereof jointly by Joan, late the wife of John Dengayne, and that Amice continued her joint-seisin thereof until the death of Nicholas, and that the manor is held of John de Handloo by knight service.

To the same. Like order concerning the manor of Colne Engayne, co. Essex, as the king learns by inquisition taken by the escheator that the aforesaid Nicholas and Amice jointly acquired the manor from Thomas de

1323.

*Membrane 41—cont.*

Ardern and Henry de Stradebrok by fine levied in the king's court, for their lives, with remainder to John Dengayne and Ellen his wife for their lives, with remainder to John son of the said Nicholas and to the heirs of his body, with remainder to the right heirs of the said John Dengayne, and that Amice continued her seisin thereof with the said Nicholas until his death, and that the manor is held of John de Claveryng by knight service.

July 22.  
Burstwick.

To the same. Order to deliver to Sarah, late the wife of John de Crokedayk, tenant in chief, certain lands in Little Paxton, co. Huntingdon, of the yearly value of 4*l.* 8*s.* 8*d.*, and 12 acres of land in Wrestlingworth, co. Bedford, of the yearly value of 6*s.*, which the king has assigned to her as dower with the assent of Thomas de Neubyggynge and Joan his wife, and of Michael de Appelby and Christiana his wife, kinswomen and heiresses of the aforesaid John.

The like to Thomas de Burgh, escheator this side Trent, to deliver to Sarah a third of two parts of a water-mill in Gamelesby, co. Cumberland, of the yearly value of 13*s.* 4*d.*, and 8 acres, 3 [roods?] of wood, and half an acre of meadow in Glassaby, and a third of a water-mill in Gamelesby, which are not extended.

July 15.  
Burstwick.

To John de Crombwell, keeper of the Forest this side Trent. Order to deliver to Thomas de Hoton, son and heir of John son of Thomas de Hoton, the bailiwick of keeping the king's laund of Plumpton and his deer there, which belonged to his grandfather at his death, as appears by an inquisition taken by Gilbert de Stapelton, late escheator this side Trent, together with the issues received thence since 25 October, in the 14th year of the king's reign, when the king took Thomas's homage and restored to him the lands that his grandfather held in chief.

July 24.  
Faxfleet.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent. Order to cause Robert de Faunteston, keeper of the manor of Feckenham, to have sixteen oaks fit for timber, in order to repair therewith the houses and buildings in the manor and the king's pond there.

By K. on the information of Master Robert de Baldok.

To Robert de Faunteston, keeper of the aforesaid manor. Order to expend up to 20 marks in repairing the houses and other buildings in the manor.

By K. as above.

To the same. Order to expend up to 5 marks in repairing the king's pond.

By K. as above.

July 20.  
Burstwick.

To the treasurer and barons of the exchequer. Whereas the king, on 1 May, in the 8th year of his reign, committed to Eleanor, late the wife of Henry de Percy, tenant in chief, the custody of all the said Henry's lands in co. York during the minority of Henry, his son and heir, rendering therefor 400*l.* yearly to the exchequer, and afterwards, on 25 July, in the 11th year of his reign, granted the above ferm in aid of the maintenance of Edward, earl of Chester, his son, to be received from Eleanor; the king orders the treasurer and barons to audit Eleanor's account for all the time that she held the aforesaid lands, notwithstanding the above assignment to the earl of Chester and notwithstanding the separation of the payments, and to allow to her all payments made by her by virtue of orders previously sent to her.

By p.s. [6603, 6604.]

July 25.  
Faxfleet.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of John de Leyk and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.



# CALENDAR OF CLOSE ROLLS.

1323.

Membrane 41—cont.

July 26.  
Cowick.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Hawisia, late the wife of William Galon, tenant in chief, upon her taking oath not to marry without the king's licence.

July 25.  
Faxfleet.

To Master John Walewayn, escheator beyond Trent. Whereas the manor of Westwode, whereof Richard de Rokesle was seised in demesne as of fee, was taken into the king's hands by reason of Richard's death, and was afterwards assigned in dower to Joan, late the wife of Richard, by Walter de Pateshull and Joan his wife, eldest daughter and heiress of Richard, and by Thomas de Ponynys and Agnes his wife, younger daughter and heiress of Richard, and the manor was afterwards wrongly taken into the king's hands after Joan's death with the other lands that she held in chief, and the king afterwards caused Agnes's purparty thereof to be delivered to her and Thomas, retaining in his hands the manor with the other lands of the said Joan for the purparty of the aforesaid Walter and Joan until he should make further order; and partition has now been made in chancery of all the aforesaid lands, as well those that were taken into the king's hands after Richard's death as those that were so taken after Joan's death, which partition the king ordered the escheator to deliver to the heirs and parceners aforesaid; the king, considering that the aforesaid manor ought not to have been taken into his hands after Joan's death, as the heirs and parceners were then of full age, and as Thomas and Agnes had their purparty of Joan's lands as is aforesaid, now orders the escheator to deliver to Walter and Joan the issues of the manor received by him.

July 26.  
Faxfleet.

To Richard de Potesgrave, keeper of the lands of certain rebels in co. Kent. Order to deliver to Thomas de Aldon, king's yeoman, his lands, goods and chattels, which were taken into the king's hands because he was against the king in Ledes castle, and was an adherent of Bartholomew de Badelesmere and other rebels, the king having pardoned him the suit of his peace and what pertains to him in this behalf.

By K. on the information of Master Robert de Baldok.

July 29.  
Cowick.

To Robert de Welle and Richard de Ayremynne, keepers of the bishopric of Winchester, void and in the king's hands. Order to retain the beasts and other implements concerning the bishopric, as ought to be done of right, and to permit sale to be made of the other beasts and chattels of R. the late bishop, so that the money thence arising be put in deposit, and that the debts due to the king may be paid to him therefrom and from other things, according to the form sent to them on the king's behalf at another time.

By K.

July 28.  
Cowick.

To Roger de Waltham, keeper of the wardrobe. As the king learns by inquisition taken by William de Leycestre and John de Louthre, his clerks, that a ship called '*Portepeis*' of Melecombe, laden with 20 barrels of wheaten flour and 500 quarters of beans by Thomas de Marlebergh, sheriff of Somerset and Dorset, and another ship called '*Seynte Marie Cogg*' of Melecombe, laden with 50 barrels of wheaten flour and 210 quarters of beans by the said sheriff, which corn the king ordered to be bought and purveyed with other corn in his bailiwick and to be sent to Skymburnesse for the expedition of the Scotch war, were driven by storm on the voyage to Skymburnesse [ashore] at Alandby near Skymburnesse on Wednesday before St. Barnabas last, and were in such peril that 108½ quarters of beans were thrown [overboard] from the former ship and two barrels of wheaten flour and 17½ quarters of beans were thrown [overboard] from the latter ship, and that the aforesaid victuals were wrecked (*perichitata*) and lost by sea-tempest and not by anyone's fault, the king orders the keeper to cause the sheriff to have allowance for the corn thus lost.



1323.

*Membrane 41—cont.*July 24.  
Faxfleet.

To Henry de Cobeham, constable of Tonebrugge castle and keeper of the king's forest there. Order to cause the king's clerk William de Chaillou, keeper of the king's works in his palace of Westminster, to have oaks fit for timber in the said forest and other dry timber (*maherenium*) of the king's in the constable's custody, as shall seem expedient to him and William, for the roof (*cumulum*) of the king's new chapel of the palace. By K.

July 22.  
Burstwick.

To John de Cherleton, mayor of the staple of wool. Although the king lately appointed him and others of his subjects to enquire concerning trespasses against the charter of the staple and to execute other things contained in the king's commissions to them; as however the king has caused the truce taken between the king and the subjects of the count of Flanders until Michaelmas next to be prorogued until Easter next, and the king has granted, amongst other things in the prorogation, that the merchants of Flanders and other alien merchants may until Easter go from this realm to parts beyond sea with their goods and merchandise without hindrance upon payment of the due customs, the king orders the said John to lay all other things aside and to go to the staple at St. Omer in Artoys, and to inform the merchants and his fellows of the same staple concerning the prorogation and the causes and conditions of the same, intimating to them that the king has granted the prorogation aforesaid for the evident convenience of his realm, and that it is his intention that after Easter the aforesaid charter of the staple shall retain its force in all things, and the said John is ordered to supersede meanwhile, or at least until further orders, the execution of trespasses made against the charter. By K.

To all and singular the merchants of the staple of wool at St. Omer in Artoys. Order to give credence to the aforesaid John de Cherleton, whom the king is sending to them to inform them concerning the aforesaid prorogation of the truce, and to conduct themselves according to his counsel in these matters. The king wishes them to know that it is his intention that after Easter the charter of the staple shall retain its power. By K.

July 26.  
Cowick.

To Robert de Heldene and Robert de Mucheldevre, late keepers of the lands of John de Somery, deceased, tenant in chief. Order not to intermeddle further with certain lands in Hemeleye and Swyndon, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, escheator beyond Trent, that Roger de Engelfeld seven years ago demised the aforesaid lands to John de Somery for life, and that after John de Somery's death Philip de Engelfeld, son and heir of Roger, entered the lands by Walter Beuyn his bailiff, and that he was seised thereof until the aforesaid keepers ejected him by reason of the aforesaid custody, and that the lands are in the king's hands solely for this reason.

The like, '*mutatis mutandis*,' to Master John Walewayn, escheator beyond Trent.

*MEMBRANE 40.*July 24.  
Faxfleet.

To Master Walter de Istlep, treasurer of Ireland. Order to deliver to Hugh le Despenser, the younger, or to his attorney, all his lands in Walter's custody, and the issues thereof from the time when they were taken into the king's hands, the king having, on 16 April, in the 16th year of his reign, appointed Walter supervisor and superior keeper of all the lands that belonged to the said Hugh, Roger Damory, and Hugh Daudele, the younger, in Ireland, as the king has restored to the aforesaid Hugh le Despenser all his lands and the issues thereof, upon the process against him being annulled by consideration of the king's court. By K.



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July 27.  
Cowick.*Membrane 40—cont.*

To the mayor and bailiffs of Newcastle-on-Tyne. Whereas at the complaint of John Vanele and Claisus Hourel of Brugge, merchants of Flanders, that, after the truce lately made between the king's subjects and the men of the count of Flanders until Michaelmas next and proclaimed at Easter last, they and certain of their fellows loaded a ship in Flanders with wine, cloth, wax, and other wares, to the value of 900*l.*, in order to bring the same to Newcastle-on-Tyne, John le Little, Roger Catour, Cokkus atte Wose, and certain others with them entered the ship by force on her voyage thither in the water of Tyne between Tynemuth and Newcastle, on Wednesday before St. George last, and assaulted the men and mariners of the ship, and arrested certain of them with the ship and goods, and delivered them and the ship and a great part of the goods to the aforesaid mayor and bailiffs to be detained under arrest, taking away with them nevertheless a great part of the goods, the king ordered the mayor and bailiffs, if they found the premises to be true, to release the said men and the ship and goods, and the king caused the ship and goods in the possession of the mayor and bailiffs to be delivered to the aforesaid merchants; and the king now understands that the aforesaid Roger and Cokkus have returned to Newcastle; he therefore orders the mayor and bailiffs to arrest the said Roger and Cokkus, and to cause them to be kept under safe custody until the aforesaid merchants have been satisfied for all their goods that came into the possession of Roger and Cokkus.

By K. on the information of Master R. de Baldok.

July 26.  
Cowick.

To Richard de Bermyngham, constable of Bernard castle. Order to permit Elizabeth de Umframvill, countess of Angus (*Danegos*), to receive 50*l.* from the tenants of the towns of Lange Neuton and Neusom-on-Tese who have not been ruined by the Scots or otherwise and are most sufficient to pay the above sum, the king having granted to her that sum yearly from the issues of the said towns, which are of the lordship of the castle, in the king's hands by reason of the death of Guy de Bello Campo, late earl of Warwick, to be received during the king's will by the hands of the tenants of those towns, together with a shelter (*recaptaculo*) wherein she may have convenient dwelling, as contained in the king's letters patent.

July 25.  
Cowick.

To the justiciary of Ireland, or to him who supplies his place. Order not to pardon to any one the suit of the king's peace for the death of a man henceforth without consulting the king, and not to grant protections to those who have been insurgents against the king and his progenitors, as the king has been heretofore frequently given to understand that, owing to the suit of the peace of him and his progenitors for the death of a man having been pardoned too lightly by the justiciaries, and owing to protections for certain periods being granted to malefactors who had been insurgents against the king and his progenitors, during which time the malefactors were in the peace (*de pace*), and extorted during that time divers sums of money by intolerable threats from men who were in the peace, and many of them after such time have returned to their evil ways and have committed greater damage than before, the peace of the king and his progenitors in the people of that land and tranquillity have not flourished and does not now flourish, and homicides and divers other crimes have been perpetrated there with impunity (*facilius*). The king has ordered the chancellor of that land not to obey the justiciary if he send to him letters granting such pardons or protections.

By K. and C.

To the treasurer and chamberlains of the exchequer of Dublin. Order to deliver to brother Roger Outlawe, prior of the Hospital of St. John of Jerusalem in Ireland, the king's chancellor there, all rolls, writs, inquisitions, and memoranda of the chancery of Ireland of the king's time, and of



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*Membrane 40—cont.*

the time of his progenitors, to wit those that Walter de Kynefare, late keeper of the rolls of the said chancery, delivered to the treasurer and chamberlains when the king's Scotch enemies were in that land, to be kept by the prior to make execution and other things pertaining to the office of chancellor.

July 28.  
Cowick.

To the sheriff of Westmoreland. Order to permit the abbot and convent of Hepp to receive four marks of yearly rent as below, as they and their predecessors have been wont to receive from the time of the making of the charter of Robert son of John de Veteri Ponte, as the king learns by inquisition taken by Robert de Barton and Henry de Warthecopp, that the aforesaid Robert granted to the abbey and convent by his charter 4 marks of yearly rent of his cornage due to him from certain of his tenants in co. Westmoreland, to wit from Thomas de Hellebeck and his heirs 2 marks of yearly rent for lands held of Robert in Ascom, from Robert de la Fierte and his heirs 1 mark of yearly rent for lands held of Robert in Milneburn, and from Eustace de Laval and his heirs 1 mark of yearly rent for lands held of Robert in Milneburn, to be received at two terms of the year, for the maintenance of a canon of the convent to celebrate divine service daily in the abbey for the dead, saving to Robert and his heirs the homages, wardships, reliefs, suits of court, and all other services that the said Thomas, Robert, and Eustace have been wont to render for the aforesaid lands in addition to the 4 marks aforesaid, and that the abbot and convent and their predecessors have always been in full and peaceful seisin of the above rent from the time of the making of the charter until the rent was taken into the king's hands by the forfeiture of Roger de Clifford, the last lord of the aforesaid tenants.

Afterwards, on 24 March, the like order was sent to the sheriff.

Aug. 6.  
Kirkham.

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of John Monyword, who is incapacitated by illness and infirmity.

Aug. 9.  
Pickering.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to permit merchants of Flanders and other alien merchants to go out of the realm to parts beyond sea with their goods until Easter next, upon payment of the due customs, in accordance with the truce between the king and the subjects of Louis, count of Flanders.

The like to the collectors in the following ports :

Boston.	Ipswich.
Southampton.	Lenne.
London.	Newcastle-on-Tyne.

Aug. 8.  
Pickering.

To John de Twayt, keeper of the manor of Brustwyk. Order to deliver to W. archbishop of York his passage over the water of Hull where a bridge called 'Hull Brigg' used to be, together with the issues received therefrom since it was taken into the king's hands by the said John for certain reasons. The archbishop shall answer to the king for the issues of the passage if they ought to pertain to the king.

July 30.  
Cowick.

To L. bishop of Durham, or to him who supplies his place, he being absent in remote parts. The king learns from the complaint of Dionisia, late the wife of John Page, that although John underwent the punishment of death by consideration of the king's court for being a rebel, the bishop nevertheless, at the prosecution of divers men in the bishopric, disquiets Dionisia in his court for debts for which the said complainants assert that John was bound to them, concerning which the bishop has not done her justice, although she has frequently besought him to do so ; as persons thus condemned to death in the king's court have neither heirs nor executors who

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*Membrane 40—cont.*

ought to be charged with their debts, the king orders the bishop not to aggrieve Dionisia in his court by reason of the said debts, and to release to her any distress that he may have levied, so conducting himself in this matter that it shall not behove the king to provide her with another remedy in the bishop's default.

Aug. 12.  
Pickering.

To Richard de Mosele, constable of Pontefract castle Order to release Robert de Dalton, knight, a late rebel, from prison in that castle, so that he may come to the king to make security for his good behaviour hereafter, as certain persons have prayed the king to deliver him and have made security for 100 marks, wherein they made fine to save the said Robert's life and for other things touching him in this behalf. By K.

Aug. 15.  
Pickering.

To the sheriffs of London. Order to deliver Thomas Henry, one of the society of the merchants of the Scali of Florence, who is imprisoned in Neugate at the suit of merchants of that society for an account to be rendered by him, to Hugh Bovill, knight, chamberlain of Charles, king of France, and Master Andrew de Florencia, clerk, J.C.P., envoys of the king of France, if the merchants of the society consent, to be taken by the envoys to the presence of the king of France, who has requested the king to send the said Thomas to his presence, as the merchants of the society have been receivers of the issues of divers of his lands to a considerable sum, for which they are still bound to render him account, and the said Thomas was factor of the matter of the receipt, and the merchants cannot render their account to the king of France without him. The envoys have promised, on behalf of the king of France, to cause the said Thomas to be brought back into this realm before Christmas, to stay in the aforesaid prison in the same state as he is in now. [*Fædera.*] By K.

Aug. 17.  
Pickering.

To the sheriff of Lincoln. Order to pay to John de Baryngton, constable of Somerton castle, 10 marks for his expenses about mowing\* the king's demesne corn of that castle this autumn.

By K. on the information of Master R. de Bald[ok].

Aug. 17.  
Pickering.

To John de Lancastre, keeper of certain rebels' lands in co. Lancaster. Order to deliver to Robert de Dalton, knight, his lands, which were taken into the king's hands because he was a rebel, as he has made ransom with the king for his life and lands; provided that if the lands, or any of them, have been demised at ferm by the king's orders, Robert shall satisfy the fermers by the keeper's view for their reasonable costs and expenses in the lands from the time of the demises. By K.

The like to the following keepers:

Thomas Deyvill, in co. York.

Robert de Gaddesby, in co. Leicester.

Roger de Belgrave, in the same county.

John de Kylvyngton, in co. York.

Aug. 19.  
Pickering.

To Roger Heroun, constable of Dunstanburgh castle. Order to expend up to 100s. in repairing an ancient hall in the castle or another house there, in order to place the king's victuals therein. By K.

Aug. 18.  
Pickering.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a bovate of land and a moiety of a messuage in Wildmersley, and to restore to Matilda, daughter of Robert le Mareschal of Wyldmersley, wife of William son of Gilbert le Sponer, the issues received therefrom since the said William's death, as the king learns by inquisition taken by the escheator that William married the said Matilda, and that she had by hereditary descent after her father's death, whose heir she was, the

\* The *intrauda* of the enrolment is probably a mis-reading of *metenda*.



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*Membrane 40—cont.*

said bovate and moiety, and that the bovate and moiety were taken into the king's hands by Gilbert de Stapelton, late escheator this side Trent, because William went to Scotland and adhered to the king's enemies there until the time of his death, and that the said Gilbert (*sic*) was slain in Mitford castle whilst in enmity to the king.

Aug. 16.  
Pickering.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Thomas de Akholt, who is incapacitated by blindness.

To the same. Order to cause a coroner for that county to be elected in place of Thomas Cuth, who is incapacitated by perpetual illness and infirmity.

Aug. 22.  
Pickering.

To Philip de Middilton, keeper of the castle and manor of Montgomery. Order to expend up to 20 marks in repairing the houses within the castle.

By K.

Aug. 20.  
Pickering.

To Master John Walewayn, escheator beyond Trent. Order to cause dower of the manors of Godington, co. Oxford, and Gestingthorp, co. Essex, to be assigned to Eleanor, late the wife of Guy Ferre, tenant in chief, which manors Guy held at his death of the grant of the late king to him and the heirs of his body, and which have reverted to the king because Guy died without an heir of his body.

Aug. 20.  
Pickering.

To John de Kylvyngton, keeper of the castle and honour of Pykeryng. Order to permit William de Daleby, hermit of Daleby, to have pasture in the said forest for three cows with their issue of three years, as the king has granted that he shall have pasture in the forest for life and so long as he remain a hermit there for one cow and its issue of two years, in addition to the pasture for two cows and their issue for two years that he has now.

By K.

*MEMBRANE 39.*

Aug. 2.  
Cowick.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Dene. Order to cause Robert de Sapy, constable of St. Briavels castle, to have twelve oaks fit for timber from the said forest in order to repair the houses of the castle.

By C.

To the aforesaid Robert. Order to expend up to 20*l.* in repairing the houses of the castle.

By C.

Aug. 5.  
Escrick.

To the keeper of the honour of Tuttebery. Order not to distrain William de Caumpvill for homage for the lands that he holds in chief as of that honour, as the king has taken his homage.

By p.s. [6626].

Aug. 6.  
Kirkham.

To W. bishop of Exeter, the treasurer. As the king understands for certain that Roger de Mortuo Mari of Wygemor, the king's enemy and rebel, who was imprisoned in the Tower of London, has broken the prison and escaped from the Tower by night, and that during the perpetration of this sedition Stephen de Segrave, late constable of the Tower, and many others in the Tower were poisoned by artifice (*subdole*), and that Stephen in consequence is so seriously ill that he is now insufficient for the safe custody of the Tower, and as the king fully confides in the fidelity and circumspection of the treasurer, he has caused a commission to him of the custody of the Tower and its appurtenances to be sent to him, and enjoins and requests him to go to the Tower with his household and others whom he wishes to take with him under the pretext of visiting the treasure or other pretext, and when he has entered the Tower, to shew his commission,



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*Membrane 39—cont.*

and to receive the custody of the Tower according to the commission, and to cause it to be kept safely by himself or another in whom he can confide fully.  
By K.

July 31.  
Cowick.

To John de Bermengeham, earl of Loueth, justiciary of Ireland, or to him who supplies his place. As the king has ordained by his council that henceforth a clerk appointed by him shall have the custody of the writs and rolls before the justic[iaries] of that land and those who supply their places in pleas following the justic[iaries] and those who supply their places, and the king has committed that office to Henry de Thrapeston, and wills that Henry, by himself or by other clerks for whom he will answer, shall execute and exercise all things pertaining to the custody of the writs and rolls and of indictments, records, bills, and all other things touching the said pleas, and shall receive in all things from the justic[iaries] and those who supply their places as other clerks having that office heretofore have been wont to receive, the king orders the justiciary or him who supplies his place to deliver the aforesaid office with all things touching it to the said clerk, and to pay to him what he ought to receive for himself and his clerks.

By K. and C.

The like to the justiciary of Ireland for the time being or for the future, or to him who supplies his place, under date 5 August.

Aug. 6.  
Kirkham.

To the bailiffs of Kyngeston-on-Hull Order to deliver to Ludekyn de Aresto, merchant of Almain, a weigh (*peciam*) of wax, or its value, and 4*l.* 10*s.* 0*d.* in money by tale, which they arrested by virtue of a writ of judgment under the seal of John de Cherleton, mayor of the Staple, whom the king lately appointed with others to enquire concerning trespasses against the Staple, for a trespass committed by Ludekyn against the Staple, as the king wishes to shew special grace to Ludekyn.

By K.

Aug. 10.  
Lockton.

To William de Leycestre, clerk, and brother Nicholas de Flamstede, monk of St. Albans Order not to intermeddle further with the custody of the priory of Bynham, a cell of the abbey of St. Albans, or with any thing pertaining thereto, although the king lately caused the priory to be taken into his hands, by reason of divers destructions made therein, until its estate should be relieved, the custody whereof he committed to them, as he now understands that the priory and the estate thereof is improving (*est in relevando*).

By p.s.

Aug. 14.  
Pickering.

To the treasurer and barons of the exchequer. Order to account with John Darcy, late sheriff of Nottingham and Derby, and to cause allowance to be made to him in his account at the exchequer for what they shall find he expended in the buying and carriage of seven cartloads of lead, which he bought by virtue of the king's order by writ of privy seal to buy and purvey twelve cartloads of lead and to send them to York, in order to cover therewith the houses within the tower of York castle, notwithstanding that he delivered the seven cartloads to John de Twynge, the king's serjeant, at Nottingham by order of the king, to be carried thence to York.

By K.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Cotes, who is insufficiently qualified.

Aug. 12.  
Pickering.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Alesia, late the wife of Ralph, baron of Craystock, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Grynthorp, co. York, of the yearly value of 30*l.* 16*s.* 1*d.*; certain lands in Thorneton-on-the-Moor (*super Moram*), in that county, of the yearly value of 9*l.* 6*s.* 10*d.*; a third of two parts of the manor of Dufton, co. Westmoreland, which two parts are of the yearly value of 13*l.* 9*s.* 4½*d.*; a third of two parts of the manor of Craystok, co. Cumberland, which two



1323.

*Membrane 39—cont.*

parts are of the yearly value of 7*l.* 11*s.* 8½*d.*; two parts of the manor of Ulghham, co. Northumberland, of the yearly value of 2*l.* 13*s.* 4*d.*; two parts of a moiety of the manor of Great Benton, which two parts are of the yearly value of 9*l.* 6*s.* 8*d.*; certain lands in Spyryden in the same county, of the yearly value of 7*s.* 10½*d.*; certain lands in Thornburn, in the same county, of the yearly value of 6*s.* 6½*d.*; certain lands in Rydyng', in the same county, of the yearly value of 2*l.*; certain lands in Northmiddelton, in the same county, of the yearly value of 2*s.*; certain lands in Hertburn, in the same county, of the yearly value of 17*s.* 4*d.*; two parts of a quarter of the manor of Angerton, in the same county, which two parts are of the yearly value of 6*l.* 13*s.* 8*d.*

*Memorandum*, that the aforesaid lands in co. Northumberland are extended according to what they used to be worth in time of peace, and that now they are worth nothing.

Sept. 27.  
Haywra

To Master John Walewayn, escheator beyond Trent. Like order to deliver to Alesia the following of the said Ralph's lands: a third of two parts of a messuage in Wyboldeston, co. Bedford, which two parts are of the yearly value of 6*s.* 8*d.*; 40 acres of arable land there, of the yearly value of 13*s.* 4*d.*, each acre at 4*d.*; an acre of meadow there, of the yearly value of 2*s.* 4*d.*; a third of a several fishery there, which fishery is worth 2*s.* yearly; a third of a yearly rent of four capons, which capons are worth 8*d.*; a third of the rents and services of twelve villeins, which are worth 43*s.* 6*d.* yearly; a third of 23*s.* 8*d.* of yearly rent from certain free tenants there; and a third of the pleas and perquisites of the court, which are not extended.

Aug. 22.  
Pickering.

To the sheriff of York. Whereas it is found by an inquisition taken by William de Ayremynne, Humphrey de Waleden, and John de Kylvyngton, by the oath of the foresters, verderers, regards, and other ministers of the forest of Pykeryng', and of other lawful men of that county, that the following persons committed trespasses of venison in the forest after it came into the king's hands as escheat by the forfeiture of Thomas, late earl of Lancaster: to wit, that on Saturday after St. Nicholas, in the 16th year of the king's reign, William de Askeby and William son of Robert Todde came into the place called 'Crossedale' towards the north, and there William de Askeby slew a hind, and carried the venison to the house of Robert Campioun of Farmanby, and Alan son of the said Robert and Juliana, Robert's wife, received the venison, with Robert's knowledge and consent, for the use of brother Austin (*Astini*) Stalworthman, a lay-brother of the abbey of Ryvaus, then granger of Kekelmareys, who received and had part of the venison; and that on Friday before St. Thomas the Apostle, in the aforesaid year, Roger Drye, Richard Drie, John le Someter of the abbot of Whyteby, Henry Parker, Peter Daclom, Peter his groom, William de Elredby, John Pauly, the said Peter's groom, and Walter le Hunter came with bows and arrows and five greyhounds, three of which belonged to the abbot, into the place called 'Yearnolfsbek,' and there took a young hart (*sourum cervi*), and carried the venison away with them; and that on Friday the feast of Midsummer, in the aforesaid year, Peter Daclom, Peter his groom, William Delredby, John Pauly, Peter's groom, William Page of Aton, William son of Ralph de Ruston, Walter le Honter, John de Seton, Ambrose de la Chaumbre, and Robert Capoun, knight, came with five greyhounds, bows and arrows to the moor of Hoton, and there took a young hart (*sourum cervi*), and carried the venison away with them; and that on Wednesday the feast of SS. Peter and Paul, in the aforesaid year, John de Faucomberge and Robert Capoun, knights, Robert Blaner, William son of Ralph de Ruston, Walter le Honter, Peter Daclom, Peter his groom, William Dalredby, John Pauly, William Page of Aton, Ambrose de la



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*Membrane 39—cont.*

Chaumbre, John de Seton, Richard de Wyresdale, William de Boythorp, Richard le Forester, Thomas Dounyour, and William de Eston, forester, came into the place called 'Le Lylhowwang and Ellerbek' with eight greyhounds, bows and arrows, and there took a hart and a hind, and carried the said venison away with them to Skelton castle; and that on Friday the morrow of Martinmas, in the aforesaid year, Robert Capoun, knight, Robert son of Marmaduke de Tweng, and eight unknown men with bows and arrows and four greyhounds came to the place called 'Ellerbek,' and there took a hart and two other deer (*feras*), and carried the venison away; and that on Thursday before the Invention of the Holy Cross, in the aforesaid year, Robert Capoun and seventeen unknown men came with bows and arrows and greyhounds to the place called 'Ellerbek' against the assize of the Forest for the purpose of doing evil, but they took nothing; and that on Friday after the Translation of St. Thomas last, Adam son of Simon the miller of Farndale, Richard son of John the miller, and three unknown men came to the place called 'Petrenedle,' and there took two hinds, and when they were proclaimed by the foresters, they left one hind, which the foresters carried to Pykeryng castle, and the said malefactors carried the other away with them; and that in summer, in the 15th year, William de Shupton, forester, came into the Hay of Scalby to a place called 'Steppigate,' and there slew a hind, and carried the venison to his chamber in Scaleby; and that in the time of William le Wode, parker, William de Askeby came into the park of Blandeby to do harm upon the venison, but that he took nothing; that William de Askeby and another man unknown came into the moor of Kynthorp on their way to the said park for the like purpose, and William le Wode, then parker, followed them, and spoke with William, from whom he took as a gift a silk purse and 12*d.*, so that he should not reveal the said deed to any one, and that Adam de London was the companion of William le Wode, parker, to commit harm in the park, but they [the jurors] do not know what they took therein, but that what evil was done was done in the time of the said William: the king orders the sheriff to take with him John de Rithre, and to arrest all the aforesaid men and Juliana, and to deliver them to John de Kylvynton, keeper of Pykeryng castle, whom the king has ordered to receive them and to keep them in prison in the castle until further orders. By K.

Aug. 10.  
Pickering.

To John de Kilvyngton, keeper of the castle and honour of Pykeryng. Order to cause a stone-wall barbican (*barbicanum muro lapideo*) to be constructed before the gate of the castle, and to construct therein a gateway with a drawbridge (*ponte versatili*), and a new chamber over the said gateway, and a new private postern (*posticum*) in the castle wall near the king's tower, and to construct a roof anew for a chamber near the little hall, and to cover that roof and the roof of the little kitchen within the castle with stone tiles, and to remove the old roof of the prison within the castle, and to make the roof entirely (*planum*) anew, and to cover it with lead, and to parget (*perjactare*) the walls of the castle and of the tower inside and outside, and to cleanse and enlarge the ditches about the castle, as the king has enjoined upon him by word of mouth. By K.

*MEMBRANE 38.*

Aug. 20.  
Pickering.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Boclond, co. Surrey, which he has taken into the king's hands by reason of the death of Guy Ferre, the younger, and to restore the issues received thence since Guy's death, as the king learns by inquisition taken by the escheator that Guy Ferre granted the reversion of the manor to John Claron by fine, and that the manor is

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*Membrane 38—cont.*

held of the fee of the earl of Gloucester by knight service, and that Guy died without an heir of himself, and it appears by part of a fine levied in the late king's court before Ralph de Hengham and his fellows, then justices of the Bench, between the said Guy, demandant, and Guy Ferre, the elder, deforciant, that the latter granted to the former the aforesaid manor and the advowson of the church of the manor, to him and the heirs of his body, with remainder, in default of such heirs, to the aforesaid John, to have and to hold to him and the heirs of his body.

Aug. 30.  
Greenhow.

To the keeper of the castle of Wyggemor, in the king's hands by the forfeiture of Roger de Mortuo Mari of Wyggemor. Order to permit Edmund, earl of Kent, to enter the castle with his household, and to stay therein during his pleasure, as often as he may wish. By K.

Aug. 28.  
Greenhow.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Eccleshale, who was lately elected, who cannot execute the duties of the office as he dwells continuously at Sutton-on-Sore, co. Nottingham, in a remote part of that county.

Aug. 26.  
Danby.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Swalefeld, co. Berks, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Sancto Johanne of Lageham and Margery his wife, who were enfeoffed thereof jointly, held the manor on the day of John's death, to them and John's heirs, by surrender of Beatrice de Gyse by fine levied in the king's court, and that the manor is held by knight service of the heir of the earl of Warwick, a minor in the king's wardship.

To the same. Like order concerning the manor of Wolkenestede, co. Surrey, as the king learns by inquisition taken by the escheator that the aforesaid John and Margery held the manor for their lives by the render of John de Ifeld by fine levied in the king's court, with remainder to John son of the aforesaid John, and that the manor is held of John de Warblyngton by the service of a pair of gilt spurs.

Aug. 24.  
Danby.

To the same. Order to assign dower to the aforesaid Margery, upon her taking oath not to marry without the king's licence.

*Vacated, because it was restored.*

Aug. 26.  
Danby.

To the same. Order to deliver to John son of the said John de Sancto Johanne and to Katherine, daughter of Geoffrey de Say, the manor of Great Barton, co. Oxford, and the issues received therefrom since the escheator took it into the king's hands upon the death of the said John de Sancto Johanne, as the king learns by inquisition taken by the escheator that the said John de Sancto Johanne held the manor for life of the render of John de Ifeld by fine levied in the king's court by his licence, with reversion to the aforesaid John, his son, and to the said Katherine, and to the heirs of John's body, with remainder, in default of such heirs, to the right heirs of the said John, and that the manor is held of the king in chief by knight service.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Walter de Pateshull, who cannot attend to the duties of the office because he is clerk of the bailiffs of Northampton.

Aug. 31.  
Greenhow.

To Alan de Cubbeldyk, keeper of certain forfeited lands in co. Lincoln. Order to cause dower to be assigned to Matilda, late the wife of Giles Randolf of Nortkelsey, of a messuage, two bovates of land, and 24 acres of meadow in Nortkelsey, which were taken into the king's hands by reason of the adhesion of John Haunsard to John de Moubray, the king's rebel, as the king learns by inquisition taken by Robert de Malberthorp, Gilbert de Toudeby, and Peter de Ludyngton that the said Giles was seised of the



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*Membrane 38—cont.*

premises in his demesne as of fee on the day when he married Matilda and for five years afterwards, when he alienated them to John Haunsard and Juliana his wife and John their son, and to the heirs of their son, and that this alienation was made fourteen years ago, and that there is no cause why Matilda should not have her dower thereof, and that Giles died in the quinzaine of Easter last, and that Matilda never released her right of dower therein to the said John, Juliana and John, and that the tenements are held of John de Hardhull by the service of 2 marks yearly.

Sept. 4. To Master John Walewayn, escheator beyond Trent. Order to cause  
*Wharfedale.* dower to be assigned to Juliana, late the wife of Philip Maubaunk, tenant  
*(Wharfedale)* by knight service of the heir of John Biset, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

Sept. 6. To Anthony de Lucy, keeper of certain forfeited lands in cos. Cumberland  
*Darlington.* and Westmoreland. Order to deliver to Ermeiarde, late the wife of John de Hartela, the following of the said John's lands, which the king has assigned to her in dower, John's lands having come to Andrew de Hartela, a late rebel, by John's feoffment, and having come to the king's hands by reason of Andrew's rebellion: 5 messuages, a third of a messuage, 20 acres of land, 3 acres of meadow, and a third of an acre of meadow in Penreth, co. Cumberland, of the yearly value of 5 marks; certain lands in Gaytscales, in the same county, of the yearly value of 39s.; certain lands in Kyrkebythore, in co. Westmoreland, of the yearly value of 7s. 8d.; a quarter of a water-mill in Helton Bakoun, in the same county, of the yearly value of 6s. 8d.; four messuages and 7 bovates of land in Slegil, in the same county, of the yearly value of 14s.; 10 acres of land in the same town, of the yearly value of 2s. 6d.; a moiety of an acre of meadow in the same town, of the yearly value 1½d.; 7s. 1½d. of rent in Ullysby, in the said county, from the free-tenants there: with provision that the premises shall revert to the king after Ermeiarde's death. By K.

To Thomas de Burgo, escheator this side Trent. Like order to deliver to the aforesaid Ermeiarde the following lands: a third of the chief messuage in Holme; 2½ acres of land and a third of half an acre of meadow there, in co. York, of the yearly value of 5s. 4d.; 5 bovates in the same town, of the yearly value of 33s. 4d.; two cottages in the same town, of the yearly value of 5s.; a moiety of a windmill in the same town, which moiety is of the yearly value of 8s.; and 4s. of rent in the same town from the free tenants there. By K.

Sept. 9. To Anthony de Lucy, keeper of the forfeited lands in co. Westmoreland.  
*Barnard Castle.* Order to permit the prior of Wederhale to take 20 cartloads of dead wood in the king's wood of Wynnefel, according to the charter of John de Veteri Ponte, and as he has been wont to have, as the king learns by inquisition taken by Robert de Barton and Henry de Warthecop, in the presence of John de Skelton, supplying Anthony's place in Wynnefel, that John de Veteri Ponte, formerly lord of Westmoreland, granted by charter to the church of St. Mary's York, and to the prior and monks of Wederhale 20 loads of dead wood to be taken yearly from the dead wood lying in his wood of Wynnefel, in frankalmoin, so that if they were unable to find sufficient dead wood lying therein, they might take standing dead wood to make up the 20 cartloads, by the view of his forester, and that the prior or monks of Wederhale have always taken the said dead wood yearly without hindrance until the aforesaid wood came to the king's hands by the forfeiture of Roger de Clifford, the king's rebel.

Sept. 12. To John de Kilyngton, keeper of the castle and honour of Pikeryng.  
*Barnard Castle.* Order to deliver to John de Bulmere a toft, 17 acres of land, and a yearly



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*Membrane 38—cont.*

rent of 20*d.* in Pikeryng, together with the issues received therefrom since they were taken into the king's hands, as the king learns by inquisition taken by the keeper that Thomas, late earl of Lancaster, on 12 December, in the 12th year of his reign, granted to the said John for life the toft, land, and rent aforesaid, which had belonged to John de Thormodby, together with the reversion of certain lands that Ellen, late the wife of William de Thormodby, holds in dower of the inheritance of the said John de Thormodby, and with the services that she used to make to John de Thormodby, the said John de Bulmere rendering therefor to the earl 1*d.* yearly, and that John de Bulmere, in consideration of this grant, granted to the earl his purparty of the forestry in Pikeryng forest, together with his purparty of certain land in Loketon, which Walter Boye formerly held, and that John de Bulmere continued his seisin of the said lands in Pikeryng from the said 12 December until they were taken into the king's hands with other lands of the earl by reason of his forfeiture, and that they are in the king's hands for this reason and no other, and are worth 10*s.* yearly in all issues, and that the purparties granted to the earl by John are worth 26*s.* 8*d.* The reversion of the said lands to the king after John's death is saved.

Sept. 16. To John Wroth, keeper of the manors of Monyton and Dilue. Order to  
Barnard Castle. pay to Katherine de Audele, a recluse of Ledebury, 30*l.* yearly out of his ferm of the said manors until further orders, the king having granted her that sum yearly for her maintenance. By K.  
By the roll, because it was sealed at another time.

Sept. 17. To Master John Walewayn, escheator beyond Trent. Order to cause  
Richmond. dower to be assigned to Margery, late the wife of John de Clare, tenant by knight service of the lands of the bishopric of Lincoln, in the king's hands, upon her taking oath not to marry without the king's licence.

Sept. 15. To Edmund, earl of Arundel, justice of Wales, or to him who supplies his  
Barnard Castle. place. Whereas the king, on 23 February, in the 11th year of his reign, committed to Edmund de Dynieton, his clerk, his manor of Neugolf with the mills of Neugolf, Kaernarvan, and Bodelok, their fisheries and appurtenances, for 10 years from Michaelmas then last past, rendering therefor to the exchequer of Kaernarvan as much as had been usually rendered therefor and 40*s.* of increment; and the king afterwards, on 14 November, in the 12th year of his reign, at the request of the said clerk, committed the premises to Hugh de Foston to hold for 10 years from Michaelmas then last past, according to the form of the commission to the said clerk; and the said Hugh has died: the king orders the justiciary to permit the king's clerk John de Ellerker, the younger, executor of the will of the aforesaid Hugh, to have and hold the manor with their mills and appurtenances during the term of the said 10 years, and to restore to him anything he may have received therefrom.

Sept. 16. To the same. Like order concerning the manor of Aber with the mills of  
Richmond. Aber, which the king, on 23 February, in the 11th year of his reign, committed to the aforesaid Edmund de Dynieton, to hold for 10 years from Michaelmas then last past, rendering therefor the usual ferm and 20*s.* of increment yearly, the king having afterwards, on 14 November, in the 12th year of his reign, committed the same to the aforesaid Hugh for 10 years from Michaelmas then last past.

Sept. 20. To Master John Walewayn, escheator beyond Trent. Order not to inter-  
Kirkby meddle further with the lands of John son of William de Erlegh, and to  
Malzeard. restore the issues thereof, as the king learns by inquisition taken by the escheator that he held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.



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*Membrane 38—cont.*Sept. 20.  
Kirkby.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John de Athi, constable of Crakfergus in Ireland, the arrears of 100 marks yearly that he ought, according to an indenture made between him and the king, to receive for the custody of the said castle, which the king lately ordered them by writ of *liberate* to pay to the said John, and to pay him that sum yearly henceforth.

By K. on the information of Master Robert de Baldok.

## MEMBRANE 37.

Aug. 29.  
Greenhow.

To the sheriff of Stafford. Order to cause John son of Thomas de Ferrers to have seisin of a messuage, 20 acres of land, and 2 acres of meadow in Great Lokesle, as the king learns by inquisition taken by the sheriff that William son of Richard le Hore of Frodeswell and Alice his wife, who were outlawed for felony, held the premises of the said John, and that they have been in the king's hands for a year and a day, and that Robert le Hunte had the king's year, day, and waste, and ought to answer to the king for the same.

Aug. 24.  
Edgeton.

To John de Kilvyngton, keeper of the lands of certain rebels in co. York. Order to pay to Isabella, late the wife of Gilbert de Briddeshale, the arrears of 8 marks yearly out of the issues of the manor of Hugate from the time when it was taken into the king's hands, and to restore the manor to her to be held in dower, unless he think it more to the king's advantage to retain the manor in his hands for the unexpired year of the two years after the death of Bartholomew Bakun, in which case he is ordered to pay her 8 marks for that year, and to restore the manor to her at the end of the year, as the king learns by inquisition taken by the keeper that Isabella was dowered of the aforesaid manor at the church door by the said Gilbert on Thursday before Christmas, 22 Edward I., and that Gilbert dowered her of the manor by charter, and that Gilbert afterwards demised the manor to the aforesaid Bartholomew for life and for two years after his death for the execution of his will, rendering therefor to Gilbert 8 marks yearly, and that Isabella accepted the demise after Gilbert's death, and that she received the said sum yearly from Bartholomew from St. Nicholas, 20 Edward I, until St. Barnabas, in the fifteenth year of the present reign, when the manor was taken into the king's hands by reason of Bartholomew's adherence to certain rebels, and that she received the 8 marks in name of dower in form aforesaid. If the manor have been demised at ferm by the king's order, Isabella shall satisfy the fermers for their expenses in the manor from the time of the demise by the keeper's view.

By p.s.

Aug. 29.  
Greenhow.

To Robert de Hungerford, keeper of certain lands in the king's hands in co. Berks. Whereas the king lately ordered him not to intermeddle further with a messuage and two carucates of land in Scryvenham, because it was found by inquisition that Ralph son of John de Wylyngton was seised thereof by feoffment of the said John, who enfeoffed him thereof on Monday after St. Margaret, in the 15th year of the king's reign, to him and the heirs of his body, and that Ralph continued his seisin from the said Monday until the Epiphany following, when the premises were seised into the king's hands by John de Brampton, then sheriff of that county, because the aforesaid John was an adherent of the rebels, and that Ralph did not adhere to the rebels and was not an adherent in his father's rebellion, and it is now found by another inquisition taken by the keeper by the king's order that 13*l.* 19*s.* 6*d.* of rent of freemen and bondmen and boon-works of bondmen, with a moiety of the perquisites of the hundred of Shrivenham, which formerly

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*Membrane 37—cont.*

belonged to the said John in the manor of Shrivenham, pertain to the aforesaid messuage and two carucates, and that William Longespeye, sometime earl of Salisbury, was seised of the said messuage and land, and that the said rent, boon-works, and moiety of the perquisites then pertained to the messuage and land, and that the earl enfeoffed Reginald de Albo Monasterio, ancestor of the aforesaid John de Wylyngton, of the aforesaid messuage and land, and John was seised thereof together with the rent, boon-works and moiety aforesaid, and so from heir to heir successively until John enfeoffed Ralph of the messuage and land, and that the rent, works, and moiety aforesaid pertain to the said messuage and land, and that they were taken into the king's hands with the messuage and land for the above reason; the king orders the keeper not to intermeddle further with the aforesaid rent, boon-works, and moiety, and to restore the issues thereof to Ralph. By C.

Aug. 30.  
Greenhow.

To Thomas de Burgh, escheator this side Trent. Order not to molest Thomas de Benton for the issues of two parts of the manor of Great Benton, co. Northumberland, which were demised to him by Ralph, late baron of Graystok, for his life, as the king has assigned the two parts in dower to Alesia, late the wife of Ralph.

Aug. 31.  
Greenhow.

To the same. Order to cause partition of a messuage in Wormhull, co. Derby, to be made between Elizabeth, eldest sister (*sic*) and co-heiress of Richard Danyel of Tyddeswell, tenant in chief, whom Thomas Meverel, deceased, married, and Katherine, the second daughter (*sic*) and co-heiress of Richard, and Joan, the third daughter (*sic*) and co-heiress, so that each of them have an equivalent portion of the tenement, and that Elizabeth have a portion suitable to her esneey, as it was the king's intention that they should have equivalent portions when he assigned a third of the messuage to each of them. If it be necessary to deliver a better part of the messuage to any of the heiresses as in the easement of houses or other things, he is to cause due compensation therefor to be made to the others out of other lands of the inheritance.

Aug. (*sic*) 6.  
Whorlton.  
(*Wherleton.*)

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Margaret, late the wife of Nicholas Pecche, tenant in chief, upon her taking oath not to marry without the king's licence, according to the extent made by the escheator or others to be made, if necessary, in the presence of Richard Pecche, son and heir of Nicholas, if he choose to attend.

Sept. 4.  
Darlington.

To the sheriff of Norfolk. Whereas Robert de Musgrave, burgess and merchant of Newcastle-on-Tyne, lately caused his ship called '*La Cudbert*,' value 140*l.* sterling, with her tackle, whereof Thomas de Bayous is master, to be loaded at Newcastle with 110 chaldrons (*celdras*) of sea-coal, price 27*l.* 10*s.* 0*d.*, and 70 mill-stones, price 38*l.*, and victuals to the value of 10*l.*, together with 30*l.* in money, on Monday before Whitsuntide last, for the purpose of taking them to Le Bay in Poitou to trade there with them, and Claysus son of William, Claysus son of Martin, Wyserus Ernaud, William Ormeson, and certain other malefactors of the power of the count of Zeeland, [attacked] the said ship on her voyage on the eve of Whitsuntide on the sea opposite Sandwich, and attacked the men in her, to wit the said Thomas and fourteen of his mates, and carried the ship away with them, together with the goods aforesaid and the beds, chests, and other things of the said mariners to the value of 15*l.*, and the king wrote the count requesting him to cause restitution and satisfaction to be made therefor to the said merchant, but the count has failed to do him justice, although he besought him to do so by the said Thomas, Robert son of Richard, Robert Flemyng, and John Molmer, broker (*abrocatorem*) of Bruges, his attorneys, as the



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*Membrane 37—cont.*

mayor and bailiffs of Newcastle have testified by their letters patent; the king, wishing to aid the said merchant in the recovery of his ships and goods, orders the sheriff to arrest the goods and wares of the men and merchants of the count's power in his bailiwick to the value of 100*l.*, in part satisfaction of the aforesaid 260*l.* 10*s.* 0*d.*, and to cause the same to be kept safely until the merchant have been satisfied for the former sum. The king has ordered the bailiffs of the Tolbooth of Bishop's Lenne to arrest goods to the value of 50*l.*, and the mayor and bailiffs of King's Lenne to arrest goods to the value of 50*l.*, and the sheriff of York to arrest goods to the value of 60*l.* 10*s.* 0*d.*

Sept. 7. To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with 12*l.* of rent in Berewyk and Wyngeton, co. Sussex, and with the manor of Gretham, co. Southampton, and with the manor of Scrouteby, co. Norfolk, and with the manor of Plumpton and certain lands in Flecchyng, co. Sussex, and with the manor of Berecompe, and certain lands in Stapelford, with the advowson of the church of that town which he has taken into the king's hands by reason of the death of Isabella, late the wife of Hugh Bardolf, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Master James de Moun gave to her the said rent in Berewyk and Wyngeton and the manors of Gretham and Scrouteby by fine levied between them in the king's court, and that William Bardolf gave to her the manor of Plumpton and the lands in Flecchyng for her life, with remainder to Thomas Bardolf and his heirs, and that she held the manor of Berecompe in dower, and the lands in Stapelford and the advowson for life only of the inheritance of the said Thomas, and that the manors and lands are not held of the king but of divers other lords.

To the same. Like orders concerning the manor of Adynton, co. Surrey, and the manor of Whatton, co. Hertford, which are held in chief of the king, as the king learns by inquisition that Master James de Moun granted them to the aforesaid Isabella for her life by fine levied between them in the king's court by the king's licence, with remainder to Thomas Bardolf.

Sept. 11. To Henry le Scrop, justice of the Forest this side Trent, or to him who Barnard Castle. supplies his place. Order to resume into the forest all the king's demesne woods that he shall ascertain were afforested at the time of the making of the charter of the Forest of Henry III., and that have been afterwards put outside the Forest contrary to the said charter, and to hold them as forest until further orders, notwithstanding any perambulation made in the late king's time or since. By p.s.

Sept. 16. To the same. Order to cause the sheriff of York to have six oaks fit for Barnard Castle. timber in the forest of Galtres, for certain works in York castle enjoined upon him by the king. By K.

Sept. 12. To the sheriff of York. Order to supersede the king's late order to take Barnard Castle. John de Faucomberge, knight, amongst others for trespass of venison in the forest of Pykeryng', and the order to deliver him to John de Kylvyngton, constable of Pykeryng' castle, as he has submitted himself to the king's grace. By p.s. [6677.]

The like to John de Rythre. By p.s.

Sept. 15. To the sheriff of Bedford. Order to cause a coroner for that county to Richmond. be elected in place of Roger de la Legh, deceased.

To Ed. Dacre, keeper of the chace of Bouland. Order to cause 40*s.* to be expended in repairing the paling of the king's park of Reddon, within the said chace, by the view of the keeper of the king's stores (*instauratoris*). By C.

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*Membrane 37—cont.*Sept. 16.  
Richmond.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with  $6\frac{1}{2}$  acres of land in Church Couele and Temple Couele, co. Oxford, and to restore the issues thereof, the escheator having certified the king that he took them into the king's hands when he was escheator at another time because the abbot of Osneye appropriated the land to him and his house by Richard le Hert, his villein, as it is found by inquisition taken by the escheator that Richard was the son and heir of Hugh le Hert and Juliana his wife, both deceased, and that Hugh and Juliana were free and new-comers (*adventicii*) upon the abbot's land, holding of him a certain villein-land of his, and that they acquired the aforesaid  $6\frac{1}{2}$  acres in fee of the feoffment of Andrew Amory, and that they held them all their time, and that Richard entered them after them without the abbot or anyone in his name laying hands upon the same.

Sept. 20.  
Kirkby  
Malzeard.

To Roger de Horsley, constable of Baumburgh castle. Order to deliver Geoffrey de Heydon, lately taken by him and imprisoned in the castle, to the sheriff of Northumberland, to be kept by him as enjoined by the king.

By K.

Mandate in pursuance to the sheriff.

Sept. 21.  
Kirkby  
Malzeard.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage, 80 acres of land, an acre of meadow, and 6 marks 2s. 2d. of yearly rent in Fretewell, co. Oxford, which he has taken into the king's hands by reason of the death of Edmund le Botyller, and to restore the issues thereof, as it appears by a fine levied before the justices of the Bench, in the 3rd year of the king's reign, between John Pippard and the said Edmund that John acknowledged the premises to be the right of the said Edmund, who granted them, in consideration of this acknowledgment, to John for life, rendering therefor a rose yearly at Midsummer and doing the services therefor due to the chief lords, and it is found by an inquisition taken by the escheator that John held the premises from the time of the levying of the fine until Edmund's death without change of his estate and that they are held of John de Grey, lord of Somerton, by the service of one sore-coloured sparrow-hawk.

Sept. 20.  
Kirkby  
Malzeard.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William de Cicestre, who is ill and is insufficiently qualified.

## MEMBRANE 36.

Sept. 24.  
Dacre.

To the sheriffs of London. Order to pay to Bertram de la More, king's serjeant, 10 marks for this Michaelmas term out of the ferm of the city, in accordance with the king's grant of that sum yearly to him out of the ferm.

Sept. 26.  
Scargill.

To the sheriff of Lincoln. Order to release John de Swynford from prison at Lincoln, wherein he is detained because he adhered to John de Moubray, a late rebel, upon his finding mainpernors to have him before the king at the king's pleasure.

By p.s.

Sept. 26.  
Haywra.

To the sheriff of York. Order to expend up to 20 marks in repairing the walls of the gaol within York castle, which greatly need repair.

By K.

Sept. 25.  
Beverle in  
Nidderdale.

To Master John Walewayn, escheator beyond Trent. Order to pay to Richard le Mareschal 25*l.* for the present Michaelmas out of the issues of his bailiwick, in accordance with the king's grant to him of 50*l.* yearly out of the issues of the escheatorship, in aid of his maintenance.



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*Membrane 36—cont.*Sept. 24.  
Daere.

To the sheriffs of London. Order to pay to John de Weston, the elder, 25 marks for the present Michaelmas out of the ferm of the city, in accordance with the king's grant to him of 50 marks yearly out of the ferm of the city.

Oct. 1.  
Skipton-in-Craven.

To the sheriff of Leicester. Order to supersede until further orders the exaction for outlawry of Robert de Holand for not appearing before the justices appointed to hear and determine a trespass committed at Loughtburgh by him and others named in the original writ upon Hugh le Despenser, earl of Winchester, as the said Robert cannot appear before the said justices or render himself to prison, because he is now in prison by the king's order.  
By K.

Sept. 29.  
Skipton-in-Craven.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a third of the manor of William Thorald, of Newcastle-on-Tyne, of Westswynburne, and to restore the issues thereof to him, the escheator having returned that Juliana de Morylegh, who held the said third at one time in her demesne as of fee, alienated it to John de Middleton, with remainder to her in case he died without an heir of his body, and that John, having had seisin thereof, granted it to her for life, and that the escheator took a simple seisin therein in the king's name because John afterwards adhered to the Scotch rebels, and was for that reason drawn and hanged, dying without an heir of his body, as Juliana, who thus held it for life, alienated it in fee to the said William, and it is found by an inquisition afterwards taken by the escheator by the king's order that Juliana, at Michaelmas, 1310, granted the said part to the aforesaid John, to have to him and the heirs of his body, and not to him and his heirs in fee, with reversion to her in case he died without an heir of his body, and that John continued his seisin thereof from then until Martinmas, 1311, when he enfeoffed Juliana thereof for life, and that she continued her seisin thereof until SS. Philip and James, in the 13th year of the reign, because John died without an heir of his body, at which time she granted the third part to the aforesaid William and his heirs in fee, and that the part is held of John Darcy and not of the king.

Oct. 22.  
Skipton-in-Craven.

To Robert Power, chamberlain of North Wales. Order to pay to Madoc Floyt his wages for the time when he was escheator in North Wales, as Edmund, earl of Arundel, justice of Wales, placed him in that office for a certain time when the escheator for that part was wanting; provided that the wages do not exceed the yearly fee of 10*l*.

Oct. 7.  
Ighthenhill.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of William de Colewich, deceased.

To the same. Order to cause a coroner for that county to be elected in place of John de Morton.

Oct. 12.  
Ighthenhill.

To Richard de Emeldon, keeper of certain rebels' lands in co. Northumberland. Order to deliver to Alice, late the wife of John de Cartynton, 36*s*. 8*d*. and a cow and calf, price 1 mark, which he levied of the issues and took of her land in Shypley, in that county, the king having, at her suit, ordered him not to intermeddle further with a moiety of the manors of Cartynton and Shepley, in that county, which he had taken into the king's hands because the moiety was of the fee of Thomas, late earl of Lancaster, and to restore to her two cows, two calves, a bullock, and a heifer, price 40*s*., and other goods, price 4*l*., which he had taken into the king's hands from the said manors, and the king again ordered him to deliver the said cattle, goods and chattels to her upon her complaint that the keeper had not delivered them to her with the moiety aforesaid, and the keeper thereupon returned that the cattle, goods and chattels belonged to John, her

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*Membrane 36—cont.*

son, and not to her, and were forfeited because he was of the society of the said earl, and the king afterwards, upon Alice appearing in chancery and asserting that the cattle and goods were hers and not her son's, appointed Roger Heroun and Roger de Horsle to make inquisition concerning the same, and it is found by their inquisition that the keeper levied 36s. 8d. from all the issues of her lands in Shypley, and that he took a cow and calf, price 1 mark, that belonged to her and not to her son.

Oct. 11. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Blackburn. elected in place of Philip Prat of New Sarum, who is incapacitated by infirmity and age.

Oct. 13. To Hervey de Staunton and his fellows, justices to hold pleas before the  
Ightenhill. king. Order to continue until the octaves of St. Hilary next all matters  
(Heghtenhill.) moved against the bishop of London, the dean and chapter, the officials and other ministers of St. Paul's London in the last eyre of the justices at the Tower of London, which the king afterwards caused to come before him, and which have been continued from time to time until All Saints next.  
By K.

Oct. 15. To the treasurer and barons of the exchequer. Order to cause allowance  
Holland. to be made to the taxors and collectors of the tenth and sixth in the parts of Lyndeseye, co. Lincoln, for 407*l.* 5*s.* 6*d.* for corn provided for the king's use in that county, as appears by an indenture made between them and Gilbert de Ebor[aco], king's clerk, in accordance with the king's order to pay for the corn provided for the Scotch war by Simon de Lunderthorp, the said Gilbert, and Alan de Cobbeldyk, whom the king appointed for this purpose.

Oct. 15. To the sheriff of Lancaster. Order to cause a coroner for that county to  
Holland. be elected in place of Adam de Ursewyk, who is incapacitated by illness and infirmity.

Oct. 20. To Master John Walewayn, escheator beyond Trent. Order to cause  
Ightenhill. dower to be assigned to Elizabeth, late the wife of Walter de Gloucestre, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 15. To the sheriff of Lincoln. Order to cause a coroner for that county to  
Holland. be elected in place of William de Apethorp, who is incapacitated by illness and infirmity.

Oct. 20. To the sheriff of York. Order to expend up to 6 marks in repairing the  
Holland. wooden peel about the tower of York castle, which peel is now fallen down.  
By K.

*MEMBRANE 35.*

Oct. 2. To Ranulph de Dacre and his fellows, keeper of the truce in Cumber-  
Skipton-in-land. Order to take and cause to be kept safely until further orders all men  
Craven. of Scotland found entering the realm, or dwelling therein, or working (*manuoperantes*) therein, certifying the king of the names of those thus taken by them, and of the names of those whom they have permitted to go, and of the cause of their arrest and release, as the king is given to understand that certain men of Scotland have entered the realm, and dwell and work therein contrary to the form of the truce, for which the said keepers have provided no remedy as they ought to do, and that the keepers have permitted certain of the said men taken for these reasons to go without reasonable cause and without consulting the king.  
By K.  
[*Federa.*]



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*Membrane 35—cont.*

To the keepers of the truce in co. Northumberland. Like order, omitting the clauses about releasing the men. By K.  
[*Ibid.*]

To Thomas de Grey, constable of Norham castle. Order to cause all the men of Scotland who lately came from parts beyond sea to the port of Halie-land, and went thence by land towards Scotland, and who were taken by him and imprisoned in the aforesaid castle for that reason, to be sent to York castle, there to be delivered for custody to the sheriff of York, whom the king has ordered to receive the said men.

Oct. 2. To the sheriff of York. Order to cause Thomas Blaunfrount, John  
Skipton-in- Haunsard, and Adam Breton, imprisoned in York castle for certain reasons,  
Craven. to be taken to the castle of Skipton-in-Craven, there to be delivered to the constable, whom the king has ordered to receive and keep them. By K.

Oct. 2. To the treasurer, etc. Order to survey the house that was the earl of  
Skipton-in- Hereford's wardrobe in London and many other houses there that came to  
Craven. the king's hands as escheats, and to ascertain the cost of repairing them sufficiently, and to appoint workmen to repair them without delay, and to certify the king in chancery of what it will cost to repair them. The king has enjoined the chancellor to cause a writ of *liberate* to be made for the sum required, when he shall be certified thereof. They are also ordered to certify the king in chancery what houses the king has there, and by whom they were forfeited, in what places they are, and what buildings are in each place, and their value in all issues. By K.

Oct. 2. To W. bishop of Exeter, treasurer and keeper of the Tower of London.  
Skipton-in- Order to release the chaplain and damsel who lately served the wife of  
Craven. John de Moubrai, a late rebel, from the Tower, if they are detained solely because they served the said John's wife, upon their finding mainpernors to have them before the king when ordered. By K.

Oct. 7. To Master John Walewayn, escheator beyond Trent. Order to assign  
Ightenhill. dower to Elizabeth, late the wife of Hugh de Luccombe, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 5. To Thomas de Burgh, escheator this side Trent. Order to pay to Ralph  
Ightenhill. de Hastynges 8 marks yearly from two parts of the manor of Thorp Basset for so long as they shall be in his custody, and to pay him the arrears of that sum from the time when the two parts were taken into the king's hands, as the king learns by inquisition taken by the escheator concerning the lands of Ralph, late baron of Craystok, tenant in chief, which were taken into the king's hands at his death by reason of the minority of his heir, that he held in chief at his death two parts of the said manor of the abbot of St. Albans, and that Elizabeth, late the wife of Robert son of Ralph, holds a third of the manor in dower, and that the entire manor is charged with 8*l.* yearly to the aforesaid Ralph de Hastynges and his heirs, and it appears by a deed of Ralph son of William, formerly lord of the manor, exhibited in chancery on behalf of Ralph de Hastynges, that Ralph son of William granted the said 8*l.* yearly from the manor to Nicholas de Hastynges and his heirs, and it appears by another inquisition taken by the escheator that Nicholas received the rent from the manor during his time from Alexander de Thorp Basset, then reeve there, and that he continued his seisin thereof, and that after his death the aforesaid Ralph de Hastynges, his son and heir, was seised thereof, and received the rent in full from William son of Roger, then reeve of the aforesaid Ralph de Craystok at Thorp Basset, and that he continued his seisin thereof until the death of the said Ralph de Craystok. The king wills that the third of the manor that Elizabeth holds in dower shall be charged with a third of the said 8*l.* yearly.

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*Membrane 35—cont.*Oct. 9.  
Ightenhill.

To the treasurer and barons of the exchequer. Whereas the king lately enjoined Master Robert de Baldok, archdeacon of Middlesex, his chancellor, to hear and determine an inquisition taken in the king's presence at Skypton-in-Cravene concerning certain beasts and other goods that belonged to Thomas, earl of Lancaster, a late rebel, which were taken at Ightenhill, co. Lancaster, and were taken to Skypton aforesaid, and concerning others likewise taken at Skypton and eloigned thence, and to hear and determine the contents of the inquisition, and John de Farnhill, Thomas de Farnhill, Robert Crokebayn, John son of Robert de Farnhill, Robert Buk', Elias Buk', William son of Elias Fauvel, Constantine de Mouhaude, Henry the chaplain of Skypton, William le Provost, Adam Bochetollok, Thomas de Cheston, John de Cheston, Hugh del Hospital, and Godfrey son of William de Alta Rypa, who were indicted before the king for the premises, have been convicted of some things by an inquisition upon which they had placed themselves before the chancellor, and Nicholas Mauleverer, who was likewise indicted, has found mainpernors to stand to right before the chancellor and other subjects of the king specially appointed for this purpose by the king's commission, and the aforesaid John, Thomas, and the others above named are distrained to come before the treasurer and barons at the exchequer to answer for the beasts and goods aforesaid; the king orders the treasurer and barons to supersede the distraint if the said John, Thomas,\* and Nicholas Mauleverer are distrained to come before them to answer for the beasts, goods and chattels forfeited to the king and taken from Ightenhill to Skypton and for the other things taken at Skypton.

Oct. 8.  
Ightenhill.

To John de Kilvyngton, keeper of the castle and honour of Pikeryng'. Order to deliver to Philip Darcy, a late contrariant, all his lands in John's custody, which were taken into the king's hands for the above reason, as the king has pardoned Philip the suit of his peace by reason of his adherence to the rebels, and ordered, on 16 August last, his lands to be restored to him, as he had found security for his good behaviour and for his ransom.

Oct. 13.  
Ightenhill.  
(*Heghtenhull.*)

To William Gramary. Order to restore to Thomas de Shirugg all his goods and chattels, which William retained in his custody because the king lately ordered Thomas to be arrested for certain reasons.

The like to the prior of Dudele.

Oct. 15.  
Holland.

To the sheriff of Somerset. Order to cause a verderer for the forest of Somerton to be elected in place of Reginald Huse, lately elected, as he cannot attend to the office as he is coroner of that county.

Oct. 20.  
Holland.

To Ralph de Camoys, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in the chapel of the castle bread, wine, oil, and other small necessities for the maintenance of divine service from Michaelmas last until next Michaelmas.

Oct. 20.  
Holland.

To Robert de Aston, keeper of certain rebels' lands in co. Dorset. Order to deliver to John Strug, a late contrariant, all his lands in Robert's custody, as he had paid at the exchequer the 40 marks wherein he lately made fine with the king for his life and lands, provided that if any of the lands have been demised at ferm by the king's order, the said John shall satisfy the fermers for their expenses in the lands from the time of the demise.

By letter of the treasurer testifying payment of the said 40 marks.

The like to Robert de Hungerford, keeper, etc., in co. Wilts.

Oct. 24.  
Holland.

To Robert de Hungerford, keeper of certain rebels' lands in co. Wilts. Order to permit Peter de Skidemore, a late rebel, to hold his lands without

\* This seems to be intended to include all the other persons named above.



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*Membrane 35—cont.*

hindrance, and not to molest him or his mainpernors, the king having lately ordered the keeper to deliver to Peter his lands on condition that they should be resumed into the king's hands if he or his mainpernors did not pay the fine of 200 marks for his life and lands in the quinzaine of Michaelmas last, as Peter has paid the said sum.

By letter of the treasurer testifying payment of the said 200 marks.

The like to Robert de Aston, keeper, etc., in co. Gloucester.

Oct. 28.  
Holland.

To Hugh le Despenser, the younger, constable of Bristol castle, or to him who supplies his place. Order to pay to Owen son of David ap Gryffith, a Welsh prisoner in that castle, the arrears of his wages from the time of Hugh's appointment, and to continue paying the same until further orders out of the ferm of the castle. By K.

*Vacated, because otherwise below.*

Oct. 28.  
Holland.

To Richard de Musele, constable of Pontefract castle. Order to cause a chest (*forcerio*), containing certain charters and other muniments concerning the manor of Berleye, which came to the king as escheat after the death of Richard de Berleye by the forfeiture of Thomas, late earl of Lancaster, which charters, etc., the king is sending to him under the seal of Master Robert de Baldok, archdeacon of Middlesex, the chancellor, to be placed and kept securely in the treasury within that castle, Sigrida (*Segredam*), late the wife of the aforesaid Richard, and Robert de Berleye, executors of Richard's will, having delivered the charters and muniments into the chancery.

Oct. 1.  
Skipton-in-Craven.

To the justices appointed to hold pleas before the king. Order to enquire diligently in the counties of Lancaster, Derby, and Stafford and elsewhere in the realm, as often as they shall pass through them to hold pleas, concerning felonies, robberies, and other evils and trespasses inflicted upon the king and his people, and concerning prises, conspiracies, conventicles, and confederacies, according to the articles delivered to them, as many felonies, robberies, etc., have been perpetrated in divers parts of the realm by reason of the late disturbance in the realm. They are ordered to hear the complaints of all persons making complaints in this behalf, and to cause justice to be done concerning the same, and to punish all those found guilty thereof, and to continue their sessions from place to place and from day to day within and without the usual term until the premises be determined finally.

By K.

Oct. 28.  
Holland.

To Hugh le Despenser, the younger, constable of Bristol castle, or to him who supplies his place. Order to pay to Owen (*Audoeno*) son of David ap Gryffith, a Welsh prisoner in that castle, and to his two keepers the arrears of their wages, robes, and stipends from the time of the constable's appointment, and to continue to pay the same until further orders. By K.

*MEMBRANE 34.*

*Memorandum*, that whereas Isabella de Lasceles held in dower at her death certain lands in Eskrik, co. York, and the manor of Kirkeby Underknol, in the same county, of the inheritance of Joan, late the wife of Thomas de Colewenne, Avice, wife of Robert le Conestaple, Matilda, late the wife of Robert Tilliol, and Ralph son and heir of Theophania, late the wife of Ralph son of Ranulph, daughters and heiresses of Roger de Launceles, and the aforesaid Joan, eldest daughter and heiress of Roger and Isabella, granted the reversion after Isabella's death of her purparty of the said lands and manor to Simon Warde, and he granted the reversion to Roger Dammcry, a late rebel, and the lands and manor, which are held of others

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*Membrane 34—cont.*

than the king, were taken into the king's hands after Isabella's death because the purparty thus granted to Roger pertained to the king by reason of his forfeiture. By the king's assent partition of the lands and manor was made into four parts by the aforesaid Robert, Avice, Matilda and Ralph, and the said heirs and parceners granted to the king the choice of the purparties, and he chose the following purparty by Sir Thomas de Sibthorp, clerk of the chancery :

*Partition of the manor of Escrik.*

*The chief messuage.*—To this purparty there are assigned a chamber with a wardrobe, two parts of the bakehouse and adjoining garden, with all the island and ditches of the same as divided by bounds from the south to the north, containing 1 acre, 2 roods, and a moiety of the barn with the soil and garden on the east, as divided by bounds. *Demesne lands.*—There are assigned 15 acres of land in the *cultura* called 'Pavillon' on the east, as divided by bounds ; 6 acres in the pasture of Hakyng on the east ; 3 acres 1 rood in Le Estdail of Southflat in the west field on the east near the hedge ; 7 acres and 1 rood in Mideldail of Southflat on the east ; 6½ acres in Westdail of the Southflat on the east ; 5 acres in Westdail of the Northflat on the west ; 5 acres in Mideldail of Northflat on the west ; 2 acres 1 rood in Estdail of Northflat on the west ; 1½ acres in Estdail of Rogerflat on the east near the hedge ; 3 acres in Westdail of Rogerflat on the east ; 1½ acres in Estdail of Brekhirst on the east ; 2 acres and half a rood in Westdail of Brekhirst on the east ; 2 acres 1 rood in Westboitwayt on the west, as it is divided. *Meadow.*—There are also assigned 1 acre 3½ roods of meadow in Holmeng on the east ; 1½ acre in Halleng in Westdail on the east ; 2 acres and 3 roods of meadow in Estdail of Haleng' on the east as it is divided. Total of the demesne lands : 60½ acres ½ a rood. Total of the meadow : 6 acres ½ a rood. *Forland.*—There are also assigned 7 acres of meadow in Malkinhakyng on the west ; 3 acres in Pulfinreding on the south running in length from west to east ; 1½ acres in the same on the other side of the ditch on the opposite side running in length from south to north ; 1 acre in Lollowreding on the west ; 3 acres at Le Wra on the east ; 2 acres in Midilboylthwayt on the north ; 1½ acres in Estboylthwayt on the east ; 2 acres 1½ roods in Le Estdail of Westendhakyng on the east ; 1½ acres in the same Hakyng in Pightiker on the east ; 3 acres 1 rood in Le Westdail of Westendhakyng on the east near Pightiker as it is divided ; 1½ acres in Hagthornthwayt on the east ; 1 acre in Robertreding on the north ; 3 acres in Simmesreding on the east in the west field ; 4 acres ½ a rood in Childhagg' on the east ; 4 acres in Levedireding on the south ; 4 acres in Le Estdaill of Northwod on the east ; 6 acres in Mideldaill of Northwod on the east ; 6 acres in Westdaill of Northwod on the east ; 5 acres in Westdaill of the Frith in the hands of the tenants of Stivilingslet on the east ; 3½ acres in Estdaill of the Frith on the east as it is divided ; 1½ acres in Rugthwayt on the south ; 1 acre in Grimereding, which Roger son of Hugh holds ; ½ an acre, which Agnes Styward formerly held ; 3 roods of land at Hallenyner, counting the fishpond ; 2 acres of land at Slak in the hands of Robert Trippe ; 1 acre at Grenegail in the hands of Emma Lightfot ; 1 acre 3 roods at Robreding, which Henry Louranz holds ; 1 acre at Mikelthwayt in the hands of Matilda de Eskrik ; 1 acre in Watsike, which Thomas Cade formerly held ; 3 roods in Le Brotes, which Henry le Fevre formerly held ; 3 roods in Robreding, which Robert Trippe holds ; ½ an acre at Brewehorne, which Joan de Midelton holds and a close called Le Conynger at the same part, containing 2½ acres of land, with an acre of land in the *cultura* of Coppelquenereding ; ½ an acre in Gamelpightyn on the west ; 6 acres and half a rood of land in Le Estdail of Great Flat (*Magnafat*) of Ricalhag' on the west, as divided by bounds ; 6 acres and half a



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*Membrane 31—cont.*

rood in Le Est Mideldail of Great Flat of Ricalhag on the west ; 6 acres and half a rood in Le Westmideldail of Great Flat of Ricalhag on the west ; 6 acres and half a rood in Le Westdail of Great Flat of Ricalhagg on the west ;  $4\frac{1}{2}$  acres in Houmehill in the same Hagg on the west ; 1 acre 1 rood in Le Herber on the south ; 11 acres and half a rood of pasture in Ricalhag on the west. *Several pasture.*—There are assigned to this part  $2\frac{1}{2}$  acres of several pasture in Westker on the west ; 30 acres in Estker on the east ;  $6\frac{1}{2}$  acres in the pasture of Hill on the east. Total : 39 acres of pasture. *Wood.*—There are assigned to this part 18 acres of wood, as believed by estimation, in Holaykhirst on the north, extending in length to the east ; 5 acres in Le Lund on the west, extending in length from south to north ; and there is there a common wood wherein the free tenants, bondmen, and cotters have common of pasture for their beasts, and housebote and hedgebote (*haibot*) by the view and delivery of the forester, which wood cannot be measured or divided for this reason and by reason of the density of the underwood, and the wood remains to the heirs and parceners to be held in common ; and there is there a turbary and marsh, which cannot be measured and divided by reason of floods and the depth of the marsh, and the turbary and marsh remain to the heirs in common. Total of the several wood : 23 acres. *Free ten[ants].*—To this purparty 8*d.* of rent of assize from the lands that William de Grymesby holds ; a pair of gloves and 1*d.* in the same from the lands that Emma, late the wife of Richard de Seleby, holds ;  $21\frac{3}{4}$ *d.* of rent of assize from Matilda de Escrik ; 1 lb. of pepper, price 18*d.*, and half a pound of cumin, price  $\frac{3}{4}$ *d.*, from William de Seleby. Total : 4*s.*  $2\frac{1}{2}$ *d.* *Bondmen.*—William son of Ellen holds a messuage and renders 4*s.* yearly ; he also holds 4 bovates of land and renders 38*s.* yearly, and does four boonworks in reaping in autumn with one meal (*repastum*) daily, and boonworks beyond reprise 4*d.*, and gives a hen at Christmas, and shall have back 1*d.*, price of the hen  $\frac{1}{2}$ *d.* ; Henry Pigot holds a messuage and renders yearly 4*s.* ; he also holds 3 bovates of land and renders 29*s.*  $6\frac{1}{2}$ *d.* yearly, and does three boonworks as above, and gives a hen as above ; Richard son of Gilbert holds a messuage and renders 4*s.* yearly ; he also holds 3 bovates of land, and renders 30*s.* yearly, and does three boonworks as above, and gives one hen as above. *Tenants at will.*—Henry Lourantz holds 2 bovates of land and renders 20*s.* yearly ; he also holds 2 bovates of uncultivated (*frisc'*) land, which John Hare formerly held, and for which he was wont to render 20*s.* yearly. Total 7*l.* 10*s.* 6*d.* *Cotters.*—William the smith holds a messuage and renders 3*s.* yearly, and does one boonwork in autumn, and gives a hen as above ; Stephen de Foulstow holds one messuage and renders 2*s.* 6*d.* yearly, and does as above ; William Aleok holds a messuage and renders 3*s.* yearly, and does as above ; Henry son of Alexander holds a messuage and renders 3*s.* yearly, and does as above ; Thomas Rayksrer holds a messuage and renders 4*s.* yearly, and does as above ; Joan de Middleton holds a messuage and renders 4*s.* yearly, and does as above ; Robert de Flaundres holds a messuage and renders 2*s.* 6*d.* yearly, and does as above ; Agnes Stiward holds a messuage and renders yearly 4*s.*, and does as above ; John Copple holds a messuage and renders 4*s.* yearly, and does as above. To this purparty [pertains] a waste croft that Simon Orkel held, worth 18*s.* yearly. Matilda, daughter of Henry the miller (*molend'*), holds a messuage and renders 2*s.* yearly. Total : 34*s.*  $7\frac{1}{2}$ *d.* *Mills.*—To this purparty [pertain] a quarter of two mills, one a watermill and the other a windmill, with their site and pond and profits, and this part is worth 20*s.* Total : 20*s.* Herbert the miller [is] tenant of a messuage, and he is assigned to Simon Ward, and afterwards he was assigned to Roger Damory, and he is now tenant of the king, and renders 3*s.* yearly.

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*Membrane 34—cont.**Partition of the manor of Kirkeby Underknoll.*

*The chief messuage on the east.*—The principal chamber with the cellar, wardrobe, a moiety of a chamber on the north of the hall, and a barn, with the issue there to the highway, and with a part of a garden on the north of the church, with the ditch as divided by bounds. *Mill.*—There are assigned to this part a quarter of a watermill with the site, pool, and profits, and it is worth 10s. yearly; a quarter of the east [end] of a garden called 'Le Ellergarth' on the south of Le Beck. *Demesne lands.*—In Knaresberghflat 3 acres of land on the east as divided in Staynefeld; in the same field in Ukmanriding 3½ acres of land on the north; in Westfeld in Chapelflat 2 acres and 3 roods of land near the chapel on the east; in the same field in Flatskogh 3 acres 1 rood of land on the west; in Peswra 1 acre of land extending eastwards in the same field; in the south field in Braythflat 3 acres 1 rood of land, with half an acre of meadow adjoining on the north; in Paletflat 1½ acres of land on the west; 2½ acres of land in the same field of Swynkerflat and Brackenheved; in Langflat 2 acres of land on the west; an acre 3 roods lying on the east of Knolflat near Hermyr. Total: 25 acres. *Meadow.*—To this part [pertain] 3 roods of meadow in Swynkerheng on the east; a quarter of a close of meadow called Helysheng on the east. *Bondmen.*—To this part there are assigned Robert Undrewod, who holds a messuage and 2 bovates of land, and renders 10s. 10d. yearly; and a messuage and a bovat of land that Thomas son of William holds, who used to render 6s. 8d. yearly; 1 bovat of land that William Mantell formerly held, who used to render 4s. 2d. yearly; a quarter of a bovat of land that Richard Lock formerly held, of the yearly value of 12½d., containing 2 acres 1 rood, to be divided equally through the middle of the field. *Cotters.*—William Mantell holds a messuage and renders yearly 2s. 6d.; and [there are assigned] a toft that Emma, late the wife of Gregory, holds, rendering yearly 2s. 6d.; a waste toft that Agnes Predelok formerly held, of the value of 2s. 6d.; Matilda Gervays holds a toft and renders 12d. yearly; a waste toft that Thomas Gervays formerly held, of the value of 6d. *Free tenants.*—To this part there is assigned half a pound of pepper, price 7d., from Thomas de Manneby, with 2d. of rent from John son of Alexander. Total: 32s. 5½d. Also there is there a fishpond within the several court, which cannot be divided, but each parcener shall receive a quarter of the profit of the fishery. *Fishpond, fishery.*—There is there a fishery called Hermyr, wherein the free [tenants] have common, for which reason it cannot be divided, but each parcener shall receive the profit equally. *Wood.*—There are there three woods, wherein the free [tenants] have common with their beasts, housebote and hedgebote (*usebot et haybot*), which woods cannot be divided or measured for that reason, and they remain to the heirs and parceners in common. And this part was chosen for the king by the oath of Robert Undrewod, Edmund servant of Alexander the forester, Thomas son of Andrew, John son of Beatrice, and William the farrier (*marescalli*).

Sept. 27.  
Haywra.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Robert le Conestable and Avice his wife, daughter and co-heiress of Roger de Launceles, the lands contained in a schedule that the king sends to him *sub pede sigilli*, which lands the king has assigned to them as Avice's purparty of certain lands in Eserik, co. York, and of the manor of Kirkeby Underknol, in the same county, which belonged to her father. He is ordered to deliver to them the issues of the lands thus assigned to them from the time when the lands were taken into the king's hands.



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*Membrane 34—cont.**Partition of the manor of Escrik.*

To this purparty there are assigned the hall with pantry, butlery, a third of the bakehouse, the dovecot with the garden adjoining [divided] through the middle from south to north, containing 1 acre and half a rood as it is divided; 15 acres of land in the *cultura* called 'Pavillon'; 6 acres in the pasture [of] Hakyng; 3 acres 1 rood in Le Estdail of Le Southflat in the west field; 7 acres 1 rood in Mideldail of Le Southflat;  $6\frac{1}{2}$  acres in Westdail of Le Southflat; 5 acres in Westdail of Le Northflat; 5 acres in Mideldail of Le Northflat; 2 acres 1 rood in Estdail of Le Northflat;  $1\frac{1}{2}$  acres in Estdail of Rogerflat; 3 acres in Westdail of Rogerflat;  $1\frac{1}{2}$  acres in Brokhirst; 2 acres  $\frac{1}{2}$  a rood in Westdail of Brokhirst; 2 acres 1 rood in Westbolthwayt. *Forland.*—There are assigned to this purparty 7 acres in Malkynhakyng; 3 acres in Pulsinreding near the ditch;  $1\frac{1}{2}$  acres in the same beyond the ditch; 1 acre in Lulowreding; 3 acres at Le Wraa; 2 acres in Midelboltwayt; 1 acre in Estboltwayt; 2 acres  $1\frac{1}{2}$  rood in Estdail of Westendhakyng;  $1\frac{1}{2}$  acres in the same Hakyng in Pightinker; 3 acres 1 rood in Westdail of Westendhakyng;  $1\frac{1}{2}$  acres in Haktthorntwayt; 1 acre in Robertreding; 3 acres in Symmereding;  $4\frac{1}{2}$  acres in Childhag; 4 acres in Levedireding; 4 acres in Estdail of Northwod; 6 acres in Mideldail of Northwod; 6 acres in Westdail of Northwod; 5 acres in Westdail of Le Frith in the hands of the tenants of Styvelyngflet;  $3\frac{1}{2}$  acres in Estdail of Le Frith in the hands of the said tenants;  $1\frac{1}{2}$  acre in Rugthway; 1 acre in Grymereding, which John Chapman formerly held;  $1\frac{1}{2}$  acres at the head of Midelbolthwayt in the hands of Warin son of Henry; 3 acres in a close near the watermill on the west of the highway; 2 acres at Robredyng in the hands of Robert Trippe; 1 acre at Keldstrend, which Matilda de Eskrik holds;  $2\frac{1}{2}$  acres in Robredyng, which Hugh Mauld and Thomas le Swynhird formerly held; half an acre in the hands of Richard son of Gilbert on Keldstrend; a moiety of Horspasture, which is extended to  $3\frac{1}{2}$  acres; half an acre in Gamelpightyn; 6 acres and half a rood in Le Estdail of Great Flat of Richalhag; 6 acres half a rood in Le Est Mideldail of Great Flat of Richalhag; 6 acres and half a rood of land in Le West Mideldail of Great Flat of Ricalhag; 6 acres and half a rood in Le Westdail of Great Flat of Ricalhag; 6 acres and half a rood in Le Westdail of Great Flat of Ricalhag;  $4\frac{1}{2}$  acres of land in Houmehill in the same Hagg; 1 acre and 1 rood in Le Herber; 11 acres and half a rood of pasture in Ricalhag. *Meadow.*—There are assigned to this purparty 1 acre  $3\frac{1}{2}$  roods of meadow in Holmeng;  $1\frac{1}{2}$  acres in Westdail of Halleng; 2 acres 3 roods in Estdail of Halleng. Total: 6 acres and half a rood. *Pasture.*—Also  $2\frac{1}{2}$  acres of several pasture in Westker; 30 acres of several pasture in Estker;  $6\frac{1}{2}$  acres of several pasture in Pasturhill. Total: 49 acres. *Wood.*—Also 18 acres of wood, as it is believed by estimation, in Holaykhirst; 5 acres of wood in Le Lund; and there is there a common wood wherein the free tenants, bondmen, and cotters have common of pasture with their beasts, housebote and hedgebote by the view and delivery of the forester, which wood cannot be measured or divided for this reason and by reason of the density of the underwood, and it remains in common to the heirs and parceners; and there is there a turbary and marsh, which cannot be measured or divided by reason of flood and of the depth of the marsh, and they remain to the heirs in common. Total: 23 acres of several wood. *Free tenants.*—There are assigned to this purparty  $21\frac{3}{4}d.$  of rent of assize from Matilda de Escrik; and 1 lb. of pepper, price  $18d.$ , and half a pound of cumin, price  $\frac{3}{4}d.$ , from William de Seleby at Christmas. Total:  $3s. 4d.$  *Bondmen.*—Richard Copple, the elder, holds one messuage and renders  $4s.$  yearly; he also holds 4 bovates of land and renders  $40s.$  yearly, and does 4 boonworks in reaping corn in autumn with one meal daily, and the boon-

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*Membranes 31, 33—cont.*

works are worth beyond reprise 4*d.*, and he gives a hen at Christmas, when he has back 1*d.*, price of the hen  $\frac{1}{2}$ *d.*; Warin son of Robert holds 1 messuage and renders 3*s.* yearly; he also holds 4 bovates of land and renders 36*s.* yearly, and does 4 customary works (*iiij consuet'*) as above, and gives a hen, as above; William son of Matilda holds a messuage, and renders yearly 4*s.*; he also holds 2 bovates of land and renders 20*s.* yearly, and does 2 boonworks as above, and gives a hen as above. *Tenants at will.*—Gamaliel the carpenter holds a bovat of land and renders yearly 9*s.*, and does one custom-work as above; Matilda de Eserik holds a bovat of land and renders half a mark yearly. Also there are assigned to this purparty 2 bovates of uncultivated land, which Henry Pechard held, which used to render 20*s.* Total: 7*l.* 3*s.* 8 $\frac{1}{2}$ *d.* *Cotters.*—Matilda Sutor holds a messuage and renders 3*s.* yearly, and does one customary-work in autumn, as above, and gives a hen, as above; Constance Lavendre holds a messuage, and renders yearly 4*s.*, and does one custom-work and renders a hen, as above; Dionisia Copple holds a messuage and renders 4*s.* yearly, and does a customary-work and gives a hen as above; Matilda, late the wife of Thomas the Reeve, holds a messuage and renders 4*s.*, and does in all things as above; John Capman holds a messuage and renders 4*s.* yearly, and does the same as Matilda; Emma Tayt holds a messuage and renders 2*s.* 6*d.* yearly, and does the same as Matilda; Roger son of Hugh holds a messuage and renders 4*s.*, and does the same as Matilda; Alice Wymplister holds a messuage, and renders 3*s.* yearly, and does the same as Matilda; Thomas Colstan holds a messuage, and renders 3*s.* 6*d.*, and does the same as Matilda; Gilbert Deken holds a messuage and renders 4*s.* yearly, and does the same as Matilda; and a toft that Robert Trippe holds, rendering 2*s.* yearly; Gamel the carpenter (*carpent'*) holds a messuage and renders 3*s.* yearly. Total: 42*s.* 3*d.* There are assigned to this purparty a quarter of a windmill and of a watermill, with the site and pond, their profits to be received equally and the charges supported equally, and this part is extended to 20*s.*

*Partition of the manor of Kirkeby Undreknol.*

*The chief messuage.*—The hall with pantry, butlery, a moiety of a chamber on the north, with a third of a stable on the east, with a moiety of a garden called 'Le Skipengarth,' together with a part of a garden on the east to Le Ellergarth; a quarter of a watermill with pond and site, the profits and charges to be equally divided; a quarter of [a garden] near the east of Le Ellergarth on the south of Le Bek. *Demesne lands.*—Also in Knaresberghflat 3 acres in Staynfeld; in the same field 3 $\frac{1}{2}$  acres in Ukmannridyng; \* in Westfeld in Chapelflat 2 acres 3 roods; in Flatskogh in the same field 3 acres; in Peswra 1 acre and 1 rood in the same field; in the south field in Braythflat 3 acres and 1 rood, with half an acre of meadow adjoining; in Paletflat 1 $\frac{1}{2}$  acres; in the same field in Knolflat 4 $\frac{1}{2}$  acres on the west near the way; in the same field in Knolflat 1 acre and 3 roods. Total: 25 acres. *Meadow.*—There are assigned to this part 3 roods of meadow in Swynkerheng; a quarter of a close called 'Elysheng.' *Rents.*—There are assigned to this part Robert Andreu, who holds a messuage and 2 bovates of land, and renders 10*s.* 10*d.* yearly; a messuage and 2 bovates that Robert le Forester holds, and renders 10*s.* 10*d.* yearly; a quarter of a bovat of land, which Richard Lok formerly held, extended to 12 $\frac{1}{2}$ *d.*, and containing 2 acres and 1 rood to be divided equally through the middle of the field. *Cotters.*—There are assigned to this part a toft that Edmund le Serjant holds, rendering 2*s.* 6*d.* yearly; a toft that Walter de Conton holds, rendering yearly 2*s.* 6*d.*; a toft of waste that John Personesman formerly held, which is extended to 2*s.* 6*d.*; John le Suur holds a toft and renders

\* Membrane 33 commences here.



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*Membrane 33—cont.*

18*d.* yearly. *Freemen*.—There are assigned to this part half a pound of pepper appraised at 7*d.* from the rent of assize of Thomas de Manneby; also 2*d.* of rent of assize of Gilbert le Spenser. Total: 32*s.* 5½*d.* *Fishpond*.—There is there a fishpond within the several court, which cannot be divided, but each parcener shall receive a quarter of the profits of the fishery. *Fishery*.—There is there a fishery called 'Hermyr,' wherein the freemen have common, so that it cannot be divided, but each parcener shall receive an equal part of the profits thereof. *Woods*.—There are there three woods, wherein the freemen have common, which remain to the heirs and parceners in common, as it cannot be measured or divided for the above reason.

Sept. 27.  
Haywra.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Matilda, late the wife of Robert Tilliol, daughter and co-heiress of Roger de Launceles, the lands contained in a schedule that the king sends to him *sub pede sigilli*, which lands the king has assigned to her as her purparty of certain lands in Escrik, co. York, and of the manor of Kirkeby Underknol, in the same county, which belonged to her father. He is ordered to deliver to her the issues of the lands thus assigned to her from the time when the lands were taken into the king's hands.

*Partition of the manor of Escrik.*

*The chief messuage*.—To this part there are assigned the kitchen, knights' chamber, and gate, with adjoining garden containing 1 acre and half a rood of land; the barn or its value, which is 6*l.* 13*s.* 4*d.*, to be received from the third purparty. *Demesne lands*.—There are assigned 15 acres in a *cultura* called 'Le Pavillon'; 6 acres in the pasture [of] Hakyng; 3 acres and 1 rood in Estdail of Southflat in the west field; 7 acres 1 rood in Middeldail of Southflat; 6½ acres in Westdail of Southflat; 5 acres in Westdail of Northflat; 5 acres in Middeldail of Northflat; 2 acres 1 rood in Estdail of Northflat; 1½ acres in Estdail of Rogerflat; 3 acres in Westdail of Rogerflat; 1½ acres in Estdail of Brochirst; 2 acres and half a rood in Westdail of Brochirst; 2 acres and 1 rood in Westboillethwayt. Total: 60½ acres and half a rood. *Forland*.—There are assigned to this purparty in Malkynhakyng 7 acres; 4½ acres in Pulsinridding; 1 acre in Lulliridding; 3 acres in Le Wra; 2 acres at Middelboiltwayt; 1½ acres in Estboilletwayt; 2 acres 1½ roods in Estdaille of Westendhaggyn; 1½ acres in the same *cultura* in Pyghtynker; 3 acres and 1 rood in Westdail of Westendhaggyn; 1½ acres in Hagthornthwayt; 1 acre in Robridding; 3 acres in Michelridding; 4½ acres in Chilhag; 4 acres in Levediryding; 4 acres in Estdail of Northwod; 6 acres in Middeldail of Northwod; 5 acres in Le Westdail of Le Frith in the hands of the tenants of Styvelyngfleth; 3½ acres in Estdail of Le Frith in the hands of the said tenants; 1½ acres in Rughtwayt; 1 acre in Grimridding, which Joan de Middleton formerly held; 1 acre of land at Gaylende in the hands of William de Goldale; 2 acres of land in a close near the watermill on the east of the highway; 1 acre at Whaytwall in the hands of Robert Tripp; 3 acres in Mar . . . reding in the hands of Richard Cuppull, the elder; 3 acres in divers places in Robridding, which John Hare and William Copple formerly held; a moiety of a pasture called 'Horspasture,' containing 3½ acres; 6 acres in Westdail of Northwode; half an acre in Gamelpyghe[1]; 6 acres and half a rood in Le Estdail of Great (*Magna*) Flat of Ricalhagg; 6 acres and half a rood in Estmideldail of Great Flat of Ricalhagg; 6 acres and half a rood in Le Westmideldail of Great Flat of Ricalhagg; 4½ acres in Houmhill in the same Hag; 1 acre and 1 rood in Le Herber; 11½ acres and half a rood of pasture in Ricalhagg. *Meadow*.—There are assigned to this purparty 1 acre and 3½ roods in Holmeng; 1½ acres in Westdail of Halleng;

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*Membrane 33—cont.*

2 acres and 3 roods in Estdail of Halleng. Total: 6 acres and half a rood. *Several pasture*.—There are assigned  $2\frac{1}{2}$  acres in Westker; 30 acres in Le Estker;  $6\frac{1}{2}$  acres in Pasturhill. Total: 39 acres. *Wood*.—There are assigned 18 acres of wood, it is believed by estimation, in Holaykhirst; 5 acres in Le Lund by estimation. And there is there a common wood, wherein the free tenants, bondmen, and cotters have common of pasture [*etc., as at page 30 above.*] And there is there a turbary and marsh [*etc., as at page 30 above.*] Total: 23 acres of several wood. *Free ten[ants]*. There are assigned to this purparty 2s. of rent of assize from divers tenements that Emma, late the wife of Richard de Selby, holds; 2s.  $8\frac{3}{4}d.$  of rent of assize from Matilda de Escrik; 1 pound of pepper, price 18*d.*, yearly from the said Emma; half a pound of cumin, price  $\frac{1}{2}d.$ , from William de Selby. Total: 6s.  $2\frac{1}{2}d.$  *Bondmen* (nativi). There are assigned to this purparty Agnes, late the wife of Robert le Provost, who holds 1 messuage and renders 6s. 6*d.* yearly; she also holds 5 bovates of land and renders 50s. yearly, and does five boonworks at harvest-time with one meal daily, and the work is worth 1*d.*, and [she gives] a hen and receives back 1*d.*, and so it is worth  $\frac{1}{2}d.$ ; William Poleyn, who holds a messuage and renders 3s. yearly; he also holds 4 bovates and renders 37s. yearly, and does four boonworks and renders a hen, as above; Thomas Teye, who holds a messuage and renders 4s.; he also holds 3 bovates and renders 27s., and does three boonworks and gives a hen, as above. Total: 6*l.* 9s.  $10\frac{1}{2}d.$  *Tenants at will*.—There are assigned to this purparty 2 bovates of uncultivated land, which Henry Pechard and Robert de Kelkefeld formerly held, and for which they used to render 20s. Total: 20s. *Cotters*.—There are assigned to this purparty Joan, late the wife of Nicholas le Serjaunt, who holds a messuage and renders 4s., and does a customary-work, and gives a hen, as above; Henry Pechard, who holds a messuage and renders 4s. 2*d.*, and does one customary-work and gives a hen, as above; William le Forester, who holds a messuage and renders 3s., and does as above; William le Fevre, who holds a messuage and renders 2s., and does as above; Christiana del Hill, who holds a messuage and renders 12*d.*, and does as above; Richard Sothilman, who holds a messuage and renders 3s., and does as above; Nicholas the miller (*molendinar'*), who holds a messuage and renders 4s., and does as above; Sibyl le Grete, who holds a messuage and renders 4s., and does as above; John le Carter, who holds a messuage and renders 4s. and does as above; John Lambe, who holds a messuage and renders 2s., and does as above; and a waste toft that Thomas Grayne formerly held, worth 2s. yearly. *Mills*.—There are assigned a quarter of a watermill and windmill [*etc., as at page 30 above*], and this part extends to 20s.

*Partition of the manor of Kirkeby Underknol.*

*The chief messuage*.—There are assigned the kitchen, brewhouse, and bakehouse under one roof; two parts of a stable on the west; a moiety of a chamber called 'le Knyght Chaumbre,' with a moiety of the wardrobe and of a garden called 'Le Skipingarth,' together with Ellergarth on the north of Le Bek; a quarter of a garden called 'Le Ellergarth' on the south of Le Bek. *Demesne lands*.—There are assigned three acres in Knaresbergh-flat in Staynefeld;  $3\frac{1}{2}$  acres in Upmauriddyng; 2 acres and 3 roods in Chapelflat; 3 acres in Flatskogh; 1 acre and 1 rood in Crokidflat at the end of Flatskogh;  $5\frac{1}{2}$  acres in the south field of Marflat, with half an acre adjoining; 1 acre and 3 roods in Grengatflat; 2 acres in Langeflat; 1 acre and 3 roods in Knolflat. Total: 25 acres. *Meadow*.—There are assigned 3 roods of meadow in Braighenges. *Freemen*.—There are assigned  $14\frac{1}{2}d.$  of rent of assize from Elizabeth de Fughilston;  $\frac{1}{4}d.$  of rent from John son of Alexander. *Bondmen*.—There are assigned John son of Beatrice, who



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*Membrane 33—cont.*

holds a messuage and 2 bovates of land and renders 10s. 10d.; Thomas Andreu, who holds a messuage and a bovaté and renders 6s. 8d.; a quarter of a bovaté, which Richard Lok formerly held, of the yearly value of 12½d., containing two acres and 1 rood, to be divided equally through the middle of the field; 1 bovaté of land, which Hugh Palmer formerly held, which used to render 4s. 2d. *Cotters.*—There are assigned to this part a toft that Thomas Gervays holds, rendering 2s. 6d. yearly; a toft that Robert Barker holds, rendering 2s. 6d. yearly; a toft that Evota le Mareschall holds, rendering 15d. yearly; a waste toft that William Lyng formerly held, which used to be worth 2s. 3d. yearly. Total: 32s. 5½d. *Mills.*—There is assigned a quarter of a watermill with site and pond, the profits and charges to be equally borne, and it extends to 10s. *Fishery.*—There are assigned a quarter of the fishpond within the several court, which cannot be divided, but each parcener shall receive a quarter of the profits of the fishery; and a quarter of a fishery called 'Hermyre,' wherein the free tenants have common [*etc., as at page 31 above*]. *Woods.*—There are there three woods [*etc., as at page 31 above*].

Sept. 27.  
Haywra.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Ralph son of Theophany, late the wife of Ralph son of Ranulph, daughter and co-heiress of Roger de Launceles, the lands contained in a schedule that the king sends to him *sub pede sigilli*, which lands the king has assigned to him as his purparty of certain lands [*etc., as at page 31 above*].

*Partition of the manor of Escrik.*

*Chief messuage.*—There are assigned to this part a stable with a garden, containing an acre and half a rood; a moiety of a barn, with the cowhouse, soil, and a moiety of a garden called 'Lathgarth.' *Demesne lands.*—There are assigned 15 acres lying in Le Pavillion near the hedge; 6 acres in Le Pasturhakynng; 3 acres and a rood in Estdail of Southflat in the west field; 7 acres and 1 rood in Mideldail of Southflat; 6½ acres in Westdail of Southflat; 5 acres in Westdail of Northflat; 5 acres in Mideldail of Northflat; 2 acres and a rood in Estdail of Northflat; 1½ acres in Estdail of Rogerflat; 3 acres of Westdail of Rogerflat; 1½ acres in Estdail of Brochirst; 2½ acres in Westdail of Brochirst; 2 acres and a rood in Westboiltwayt. *Forland.*—There are assigned in Malkynhaggyng 7 acres; 4½ acres in Pulfinridding; an acre in Lolliridding; 3 acres in Le Wra; 2 acres in Middelboiltwayt; 1½ acres in Estboiltwayt; 2 acres and half a rood in Estdail of Westendhagging near Pightinker; 1½ acres in Pightinker in the same Hagging; 3 acres and a rood in Westdail of Westendhagging near Le Styate; 1½ acres in Hagthornthwayt; 1 acre in Robertridding; 3 acres in Michelridding; 4 acres and half a rood in Childhagg; 4 acres in Levediridding; 4 acres in Estdail of Northwod; 6 acres in Middeldail of Northwod; 6 acres in Westdail of Northwode; 5 acres in Westdail of Frith in the hands of the tenants of Styvelingflet; 3½ acres in Estdail of Frith in the hands of the said tenants; 1½ acres in Rughtwayt; 1 acre in Grymridding, which Nicholas the miller (*molendinar'*) holds; an acre of land at Gaylend in the hands of Nicholas the miller; an acre at Rimiand, which Agnes, wife of Robert the Reeve, holds; an acre at Rymiand, which Matilda de Escrik holds; 2 acres at Grenegail, which Agnes, wife of Robert the Reeve, holds; an acre near the windmill, which Matilda de Escrik holds; an acre at Robriddyng in the hands of Richard Tocard; 3 acres in 6 selions at Robriddyng, lying waste; 3½ acres of pasture in Brakanthwaytnok; half an acre in Gamelpyghel; 6 acres and half a rood in Le Estdail of Great Flat of Ricallhag near Holaykhirst; 6 acres and half a rood

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*Membranes 33, 32—cont.*

in Le Estmideldail of Great Flat of Ricalhag; 6 acres and half a rood in Le Westmideldail of Great Flat of Ricalbagg; 6 acres and half a rood in Le Westdail of Great Flat of Ricalbagg;  $4\frac{1}{2}$  acres in the same Hag in Houmhill; 1 acre and 1 rood in Le Herber;  $11\frac{1}{2}$  acres and half a rood of pasture in Ricalhag. *Meadow.*—There are also assigned to this purparty 1 acre  $3\frac{1}{2}$  roods of meadow in Holmeng;  $1\frac{1}{2}$  acres in Westdail of Haleng; 2 acres and 3 roods in Estdail of Haleng. Total: 6 acres and half a rood. *Several pasture.*—There are assigned to this purparty  $2\frac{1}{2}$  acres of several pasture in Westker; 30 acres in a marsh called 'Estker'; and  $6\frac{1}{2}$  acres of several pasture in Patrikhill. Total: 39 acres. *Wood.*—There are assigned to this purparty 18 acres of wood as estimated, with a meadow adjoining, in Holaykhirst; 5 acres in Le Lund; and there is there a common wood, wherein the free tenants, bondmen, and cotters have common of pasture [*etc., as at page 30 above*]; and there is a turbary and marsh [*etc., as at page 30 above*]. Total: 33 acres of several wood. *Free tenants.*—There are assigned to this purparty 2s.  $9\frac{1}{4}d.$  from Matilda de Escrik, and 1 lb. of pepper from her; half a pound of cumin from William de Seldy (*sic*). Total: 4s.  $5\frac{1}{4}d.$  *Bondmen.*—There are assigned to this purparty Henry Serjaunt, who holds a messuage and renders 4s. yearly, and he holds 4 bovates of land and renders 39s. yearly, and does four customary-works (*cons'*) in reaping corn with one meal daily, price of the work 1d., and [he gives] a hen at Christmas and has back again 1d., price of the hen  $\frac{1}{2}d.$ ; Richard Copple, the younger, who holds a messuage and renders 4s. 6d. yearly; \* he also holds 2 bovates of land and renders 20s. yearly and a hen at Christmas, and has 1d. back, price of the hen  $\frac{1}{2}d.$ , and two customary works in autumn in reaping corn with one meal daily, price of each 1d.; Agnes le Smyth, who holds a messuage and renders 4s. yearly, and holds 3 bovates and renders 28s. 3d. yearly, and a hen, etc., and does three customary-works, etc., as above. Total: 4l. 19s.  $4\frac{1}{2}d.$  *Tenants at will.*—Henry Gamel, who holds a messuage and renders 4s. yearly, and two bovates of land and renders 10s. yearly, and a hen, etc., and one customary-work, etc., as above; Simon, rector of the church, holds 2 bovates and renders 13s. 4d., and holds 2 bovates of land that John Dauson and William the forester (*forestar'*) formerly held, who were wont to render 20s. yearly. Total: 46s.  $5\frac{1}{2}d.$  *Cotters.*—There are assigned to this part Alice Hare, who holds a messuage and renders 3s. yearly, and does one custom-work as above, price 1d., and gives a hen, etc., as above; Adam Thelayre, who holds a messuage and renders 3s. yearly, and does a customary-work as above, and gives a hen, as above; Richard Totard, who holds a messuage and renders 4s. yearly, and does a customary-work as above and gives a hen, as above; Roger the carpenter, who holds a messuage and renders 4s. yearly, and does a customary-work as above, and gives a hen, as above; John Pag, who holds a messuage and renders 4s. yearly, and does a customary-work as above, and gives a hen, as above; William de Goldale, who holds a messuage and renders 4s. yearly, and does a customary-work as above, and gives a hen, as above; Alice Moy, who holds a messuage and renders 2s. 6d., and does a customary-work as above, and gives a hen, as above; Joan Slegh, who holds a messuage and renders 14d., and does a customary-work as above, and gives a hen, as above; John Wygan, who holds a messuage and renders 4s. yearly, and does a customary-work and gives a hen, as above; a waste toft, which Henry Pecharde formerly held, worth 2s. yearly; Hugh Mald, [who] holds a messuage and renders 4s. yearly and does a customary-work and gives a hen, as above. Total: 38s. 1d. There are assigned to this purparty a quarter of a water-mill and of a windmill [*as at page 30 above*].

\* Membrane 32 commences here



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*Membrane 32—cont.**Partition of the manor of Kirkeby Underknol.*

*The chief messuage.*—There are assigned to this purparty a moiety of a knights' chamber, with a moiety of the wardrobe, with the great gates of the manor, the barn and gardens on both sides of the way; a quarter of Le Eilergarth on the south of Le Bek. *Demesne lands.*—There are assigned to this purparty 3 acres in Knaresberghflat in Staynfeld;  $3\frac{1}{2}$  acres in Upmanridding in Stainfeld; 2 acres and 3 roods in Chapelflat in Westfeld; 3 acres in Flatsough; 1 acre and 1 rood in Crokidflat at the end of Flatsough; 5 acres in Marflat and Liveland, with half an acre of meadow adjoining; 2 acres and 1 rood in Grengairflat; 2 acres in Langeflat near the highway; 1 acre 3 roods in Knolleflat. Total: 25 acres. *Meadow.*—There are assigned to this purparty 3 roods of meadow in Braighend; a quarter of a close called 'Elisheng.' *Free [tenants].*—There are assigned to this purparty 6*d.* of rent of assize from Robert le Serjaunt and Edmund le Orfevre;  $1\frac{1}{2}$ *d.* of rent of assize from Hugh de Myton; 1 pound of cumin, appraised at  $1\frac{1}{2}$ *d.*, from Thomas de Manneby. *Bondmen.*—There are assigned to this purparty John son of Juliana, who holds a messuage and two bovates and renders 10*s.* 10*d.*; a bovate that Gregory de Hoton formerly held, which used to render 4*s.* 2*d.*; a bovate that John son of Jul[iana] formerly held, which used to render 4*s.* 2*d.* yearly; a quarter of a bovate, which Richard Lok formerly held, which is extended to  $12\frac{1}{2}$ *d.*, and contains 2 acres 1 rood equally divided through the middle of the field. *Cotters.*—There are assigned to this purparty a toft that William Smyth holds, rendering 2*s.* 6*d.*; a toft that Adam Kaye holds, rendering 2*s.* 6*d.*; a toft that Alexander le Forester holds, rendering 2*s.* 6*d.*; a waste toft that Joan Lang formerly held, which used to render 2*s.* 6*d.*; a waste toft that Walter the Miller formerly held, which used to render 18*d.* Total: 32*s.*  $5\frac{1}{2}$ *d.* *Mills.*—There are assigned to this purparty a quarter of a watermill [*etc., as at page 31 above*]. *Fishery.*—There are assigned a quarter of a fishpond within the court [*etc., as at page 31 above*], and a quarter of a fishery called 'Heremire' [*etc., as at page 31 above*]. *Wood.*—There are there three woods [*etc., as at page 31 above*].

Nov. 4.  
Ince.  
(*Ins.*)

To Thomas de Burgh, escheator this side Trent. Order to pay to Thomas de Boulton, knight, the arrears of 20 marks, a robe and saddle yearly from the time when the manor of Hilderskelf and certain lands in Galmethorpe came to the king's hands, and to continue paying the same henceforth for so long as the lands are in the king's hands, as the king learns by inquisition taken by the escheator concerning the lands of Ralph, late baron of Craystok, tenant in chief, that Ralph held the aforesaid manor in fee of John le Bygot and the said lands in Galmethorp of Ralph de Nevill, and that the manor and lands are charged to the aforesaid Thomas in 20 marks, two robes, one with fur lining (*pelura*) and the other with plain lining (*linura*), and a saddle suitable for a knight, yearly, to be received during his life, and it appears by another inquisition taken by the escheator that Thomas was seised of the above by virtue of a deed made to him by Ralph, and that he continued his seisin thereof until Ralph's death.

By C.

Nov. 10.  
Nottingham.

To Robert de Hungerford, keeper of forfeited lands and tenements in co. Wilts. Order to pay to John de Torney of Worston 60*s.* yearly for so long as the undermentioned lands, etc., are in the king's hands, as the king learns by inquisition taken by William de Harden and the keeper that John demised to Thomas Maudut, knight, for John's life, a messuage, 31 acres of land, 3 acres of meadow, 3 acres of pasture, 17*s.* 10*d.* of rent, and a moiety of a mill in Crosly, rendering therefor 60*s.* yearly, and that John was seised of that rent at Easter, in the 13th year of the reign, and at

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*Membrane 32—cont.*

Easter, in the 14th year, and that he did not remit the rent to Thomas, and did not make any other estate thereof, and that the lands were taken into the king's hands by reason of the rebellion of Thomas, and that they are held of the prioress of Stodeleye, and are worth yearly in all issues 46s. 8d., and it appears by the deed, exhibited before the king and his council, that the demise was made to Thomas in form aforesaid, and that John has power to enter the tenements in case the rent were unpaid. By C.

Nov. 9.  
Nottingham.

To John de Rythre, keeper of the castle and honour of Skypton-in-Cravene. Order to deliver to Henry, the chaplain celebrating in the chapel of that castle, a quarter of wheat every twelve weeks and 13s. 4d. for his robe at Christmas yearly, out of the issues of the castle and manor, as the king learns by inquisition taken by the keeper in the presence of William de Ayremynne and William de Herlaston that Alice de Romelay, formerly lady of that castle, ordained that the chaplain of the said chapel and his successors should receive the wheat and money aforesaid in aid of his maintenance, and that the chaplains were seised thereof for the greater part in the times when the castle was in the hands of the king's progenitors. By C.

Nov. 1.  
Halton.

To Master John Walewayn, escheator beyond Trent. Order to supersede until further orders the king's late order to go in person to Christiana, late the wife of Edmund de Wylyngton, otherwise called Christiana de Lumene, and examine her, and to ascertain if she has been an idiot from her birth, etc., which order was issued because the king was given to understand that she had been an idiot from birth, so that the custody of her lands ought to pertain to him, as a fine levied in the late king's court, in the 27th year of his reign, before John de Metyngham and his fellows, then justices of the Bench, between Juliana, late the wife of Ralph de Wylyngton, and the said Edmund and Christiana, has been now exhibited in chancery, whereby it appears to the king that Edmund and Christiana acknowledged the manor of Knyghton, co. Dorset, and the manor of Riddelcombe, co. Devon, to be the right of Juliana, so that Christiana after such an acknowledgment made and accepted before the aforesaid justices cannot be henceforth reputed an idiot.

Nov. 15.  
Nottingham.

To John de Lancastre, keeper of certain lands in the king's hands in co. Lancaster. Order to pay to Alina, the recluse of Wygan, the arrears of 29s. 6d. of yearly rent from a moiety of 5 messuages, 36 acres of land, and 8½ acres of meadow in Wygan and Shevynton from the time when they were taken into the king's hands by the forfeiture of Robert de Holand, and to pay the same rent to her during the life of William de Cestre, chaplain, as the king learns by inquisition taken by the said John that Robert granted the above rent without special deed to Alina during the life of the said William, in consideration of William's grant to him of the moiety aforesaid for William's life, and that Alina was seised of the aforesaid rent by the hands of the said Robert until Easter, in the 15th year of the king's reign, when the tenements were taken into the king's hands by Robert's forfeiture.

Nov. 15.  
Nottingham.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Robert Belet, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Nov. 13.  
Nottingham.

To the keeper of the manor of Cristeshale, in the king's hands. Order to pay to the rector of the church of Cristeshale the arrears of the tithe of pay of the demesne lands of that manor from the time when it was taken into the king's hands, and to pay him the said tithe henceforth for so long as the manor is in the keeper's custody, the rector having besought the king to



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*Membrane 32—cont.*

cause the tithe to be paid to him, asserting that it has not been paid to him since the manor was taken into the king's hands, to wit for two whole years.

By K.

*Vacated, because otherwise below.*

Nov. 15.  
Nottingham.

To the treasurer, barons, and chamberlains of the exchequer. Order to examine the estreats of the bailiwick of the Forest beyond Trent, and to cause half a mark to be levied from the issues thereof and to be paid to William de Cleydon, supplying the place of Aymer de Valencia, earl of Pembroke, keeper of the said forest, and to Hugh de Hampslap for every day that they have been and shall be employed in measuring the assarts in the forests beyond Trent, the king having lately appointed them by letters patent to measure the assarts and to certify the treasurer, barons, and chamberlains concerning the same, and having granted that they shall receive half a mark daily for the expenses of themselves and their household with eight horses for every day whilst thus employed from the time of the commission and henceforth for every day whilst thus employed about Easter next. By K.

Nov. 16.  
Nottingham.

To the keeper of the king's peel (*pele*) of Clipston. Order to deliver to Joan de Boys, Petronilla de la Dale, Robert de Couelond, and Joan de Oselaston, poor tenants of Edward de Chaundos, four oxen, six cows, and three calves, which were taken from them by certain men who were pursuing Thomas, late earl of Lancaster, on his flight from the bridge of Burton, when the said men took many beasts in co. Derby from those who were believed to be the earl's adherents, and drove them to the said peel, and delivered them to the keeper for custody.

By K. and C.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with certain lands in Scarthowe and Salfletby, co. Lincoln, and with 30s. of yearly rent in Boston, which Thomas, late earl of Lancaster, and Alesia de Lacy, daughter and heiress of Henry de Lacy, late earl of Lincoln, late the wife of the said Thomas, held jointly on the day of Thomas's death, and with certain lands in Aumersbury, co. Wilts, and in Staynwath, co. Lincoln, and with the manor of Kyngeston, co. Dorset, which Joan, late the wife of the said Henry, held in dower at her death, which lands are in the king's hands by the forfeiture of the said earl.

By K.

The like to Robert de Stok, keeper of certain forfeited lands in co. Buckingham, concerning the manor of Holemere, in that county, which Thomas and Alesia held jointly.

The like to Alan de Cubbeldyk, keeper of certain forfeited lands in co. Lincoln, concerning the aforesaid lands in Scarthowe and Salfletby, the said rent, and the lands in Staynwath.

*Membrane 31—Schedule.*

Nov. 16.  
Nottingham.

To Robert de Stok, keeper of certain forfeited lands in co. Buckingham. Order not to intermeddle further with the manor of Holmere, which the aforesaid Thomas and Alesia held jointly; provided that, if he have demised the manor at ferm by the king's order, the aforesaid Alesia or her attorney shall satisfy the fermers for their expenses about the manor from the time of the demise.

By K. and C.

Nov. 10.  
Nottingham.

To Thomas Wake. Order to pay to the prior and convent of Newstead in Shirewode the arrears of 40s. and a quarter of wheat yearly from the manor of Kyrkeby, which belonged to John de Stotevill, for the time that Thomas has had the custody of the manor by the king's commission, and to

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*Membrane 31—Schedule—cont.*

pay the same to them henceforth for so long as he shall have the custody, as it was lately found by the inquisitions concerning John's lands that the manor is charged with the aforesaid 40s. yearly to buy wine for the celebration of divine service, and with the said quarter of wheat for oblations, to be received from the bailiff of the manor, and that the prior and convent were seised thereof until the time when the manor was taken into the king's hands by reason of the minority of John's heir, the king having committed the custody thereof to Thomas during the heir's minority for a yearly sum to be rendered to the exchequer, by virtue of which commission Thomas is bound to pay the said sum and quarter of wheat to the prior and convent, in addition to the sum due to the king.

By C.

## MEMBRANE 31.

Oct. 20.  
Holland.

To the keeper of the forfeited lands in co. Lancaster. Whereas it is found by an inquisition taken by Gilbert de Singelton and John de Lancastre that William de Etheleswyk enfeoffed Thomas de Singelton and Joan his wife by an indented deed of 3 messuages, a mill, and 2 bovates of land in Etheleswyk, on condition that they should find him honourable maintenance such as free men received in their house during his life, to wit a robe at Christmas yearly of the suit of their free servants, and that they should pay him 4s. 6d. yearly at Michaelmas for shoeleather, and that he was seised of the above during the life of Thomas, and, after his death, during the life of Joan, and that after their deaths and the deaths of Joan, sister and heiress of Thomas, and of William, her son and heir, the tenements descended to Adam son of William Banastre, kinsman and heir of Thomas, and that they came to the hands of Thomas, late earl of Lancaster, by reason of Adam's minority, because the said Thomas de Singelton held them of the earl by knight service, and that they afterwards came to the king's hands by the earl's forfeiture, and are still in his hands, and that William was seised of the maintenance aforesaid from the time of the feoffment without changing his estate until the tenements came to the king's hands; the king orders the keeper to inspect the aforesaid deed, and to pay to William the arrears of the maintenance, robes, and 4s. 6d. yearly from the time of the keeper's appointment, and to pay the same henceforth for so long as the tenements remain in the king's hands. By p.s. [6713, 6714.]

Oct. 30.  
Liverpool.

To Master Walter de Istlep, treasurer of Ireland. Order to pay to John de Duncastre, merchant of Chester, the arrears of 10*l.* 10*s.* 0*d.* due to him for 30 crannocks of wheat taken and purveyed from him in Dublin by the treasurer when making purveyance of victuals in Ireland for the Scotch war, when the treasurer made letters patent under the seal of the exchequer of Dublin, for payment of the above sum in fifteen days from Michaelmas, in the 16th year of the king's reign, as the king learns that the treasurer has paid John 4*l.* only.

Nov. 4.  
Ince.

To the treasurer and barons of the exchequer. Order to permit Stephen de Abyndon, the king's butler, to receive all the issues of the custom of wines brought into England by foreign and alien merchants from Whitsuntide next for a year, the king having granted him the same on 18 April last, in consideration of 1,400*l.*, which he is to pay to the exchequer, and not to distrain the collectors to render account for that time at the exchequer.

Nov. 10.  
Nottingham.

To the same. Order to discharge the prior and convent of St. Oswald's Nostel of 40 marks, which were allowed to them by the abbot and convent



1323.

*Membrane 31—cont.*

of St. Mary's York, sub-collectors in the archdeaconries of York and Richmond of the tenth of the clergy granted to the king by pope John XXII., in the eleventh year of his reign, in the payment of the tenth due from them, by virtue of the letter of the bishop of Winchester, principal collector of the tenth, and by virtue of the king's order to the bishop, in accordance with the king's grant that 50 marks received from them by William de Melton, now archbishop of York, as a loan for certain affairs of the king, and paid by him to John de Weston, then chamberlain of Scotland, should be allowed to them in the next payments due from them for tenths or other debts, as the king now learns from their complaint that the sheriff of York exacts the aforesaid 40 marks from them.

Nov. 10. To Edmund de Assheby, keeper of certain lands in the king's hands in  
Nottingham. co. Lincoln. Order not to intermeddle further with a rent of 20 marks in Wadington belonging to John de Barkeworth, unless the rent was assigned to him by any of the king's enemies, and to restore to him any issues received therefrom, as the keeper has returned to the king that he took the rent into the king's hands because it was said that John was an adherent of Thomas, late earl of Lancaster, and of other rebels, but that he afterwards learned that the said John was with John de (*sic*) Darcy, late sheriff of Nottingham and Derby, in the company of Aymer de Valencia, earl of Pembroke, when the aforesaid enemies rebelled.

Nov. 11. To the sheriff of York. Order to cause proclamation to be made  
Nottingham. that a market shall be held at Pikeryng on Monday in every week, in addition to the market held there on the Saturday. By K.

Nov. 8. To the sheriff of York. Order to cause the rolls of the Bench to be placed  
Croxden. in barrels, and to cause them to be carried through his bailiwick by the advice of William de Bereford, chief justice of the Bench, or of another to be deputed by the said justice for this purpose by his letters patent, and to make an inventory with the justice or his deputy of the costs expended in this behalf, as the king wills that the Bench shall be transferred from York to Westminster. By K.

To the sheriff of Nottingham. Order to meet the said William or his deputy when he comes into the sheriff's bailiwick with the rolls aforesaid at a day to be appointed by William or his deputy, and to cause him to have sufficient carriage for the rolls aforesaid through the sheriff's bailiwick.

By K.

The like to the sheriffs of the following counties :

Lincoln.

Rutland.

Middlesex.

Cambridge and Huntingdon.

Northampton.

Essex and Hertford.

To William de Bereford, chief justice of the Bench. Order to ordain for the placing of the rolls in the barrels aforesaid, and for the carriage of the same to Westminster, in person or by another to be deputed in his place, and to certify the sheriffs aforesaid of his daily journeys (*dietis*) and of the places through which he intends passing, so that the sheriffs may meet him or his deputy according to the above order.

By K.

Nov. 13. To the justices of the Bench. Order to adjourn from term to term until  
Nottingham. further orders all pleas before them against the prior of the Hospital of St. John of Jerusalem in England concerning the lands, churches, or possessions that belonged to the master and brethren of the military order of the Temple in England. By K. and C.

Nov. 15. To the treasurer and chamberlains. Order to provide the expenses  
Nottingham. incurred and to be incurred about the inquisitions and extents of the lands

1323.

*Membrane 31—cont.*

forfeited to the king, and in connexion with the keepers and receivers of the issues thereof, and about auditing their accounts and levying the debts, and other things thence arising in the exchequer.

To John de Kilvyngton, keeper of certain forfeited lands in co. York. Order not to distrain the tenants of the manors of Esingwold and Hoby for their farms for last year, and to acquit them of their farms for the present year, as the king has pardoned them their farms for two years from Michaelmas, in the 16th year of his reign, because their lands, goods and chattels have been destroyed by the Scotch rebels. By K.

To the treasurer and barons of the exchequer. Order to supersede their demand made upon Alexander le Peyntour by the sheriff of Middlesex for 15*l.* 12*s.* 8*d.*, which he received from the wardrobe, and for 7*l.* 6*s.* 8*d.*, which he received from the treasurer and chamberlains of the exchequer, as it appears to the king that he expended the said sums about the expenses of himself and others sent with him to Normandy to buy plaster (*blastro*), canvas, and other things, and for divers tackle for the king's barges. By K.

Nov. 16.  
Nottingham.

To Ralph de Camoys, constable of Wyndesore castle. Order to cause the houses, tower, walls, and bridges of the castle, with the wall of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall of the park, to be repaired.

To the same. Order to pay to Edmund de Algate, keeper of both gates, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the works, 2*d.* a day; to Adam the gardener of the garden without the castle, 2½*d.* a day; to the four watchmen of the castle, 2*d.* a day; to Robert de Wodeham, captain forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the works in the castle, 2*d.* a day; to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day: being their wages and stipends from Michaelmas last until next Michaelmas.

Nov. 23.  
Nottingham.

To the treasurer, barons, and chamberlains of the exchequer of Dublin. Order to pay to John Darcy, whom the king has appointed justiciary of Ireland, the usual fee for that office a quarter in advance, as the king wishes to shew him favour so that he may be able to provide himself with victuals and other things.

*MEMBRANE 30.*

Nov. 17.  
Nottingham.

To Almaric la Zousche, constable of Rokyngham castle. Order to expend up to 100*s.* in repairing the houses within the castle. By K.

Nov. 17.  
Nottingham.

To Humphrey de Waleden and Robert de Grendon. Order to deliver to the executors of John de Grey, tenant in chief, all his goods and chattels for the execution of his will, notwithstanding their appointment by the king to take into his hands all the castles, lands, goods and chattels of the said John in Wales and in the marches of Wales. By K.

The like to the following:

Simon de Balderston, appointed by letters of the secret seal for the above purpose in England.

Robert de Grendon and Robert Power, chamberlain of North Wales, appointed by letters under the secret seal for the above purpose in North Wales.

Richard de Plumpton, appointed by letters under the secret seal for the above purpose in co. Chester.

Master John Walewayn, escheator beyond Trent, appointed by letters under the privy seal for the above purpose.



1323.

*Membrane 30—cont.*Nov. 17.  
Nottingham.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Order not to intermeddle in any way with the offices of the escheators whom the king has appointed in England and Wales concerning the lands of John de Grey, deceased, in Wales or the marches.

Nov. 15.  
Nottingham.

To Eleanor, late the wife of John Bluet. Order to deliver to William de Cusancia, king's clerk, the bodies of Margaret and Eleanor, daughters and heiresses of John Bluet, as Thomas, earl of Norfolk, and Aymer de Valencia, earl of Pembroke, have sold the marriage of the heiresses to the said William, the said earls having lately impleaded her before the justices of the Bench for the custody of the heiresses, which each of the said earls claimed because John held land of both of them by knight service, when Eleanor came into court and asserted that she claimed nothing in the marriages of the heiresses, her daughters, and prayed that she might have the custody of their bodies, by reason of their tender age, until it should be determined which of the earls was entitled to their marriages.

Nov. 18.  
Nottingham.

To John de Ellerker, the elder, keeper of the hanaper of chancery. Order to cause all charters of acquittance in his custody made by virtue of the parliament at Westminster in three weeks from Midsummer, in the 15th year of the king's reign, to be broken and annulled, as the statute, ordinance, provision, and acquittance made in the aforesaid parliament at the prosecution of Humphrey de Bohun, earl of Hereford and Essex, and other magnates of the realm, wherein the suit of others was remitted inconsiderately by the king and other errors intervened, have been revoked and annulled by the king in the parliament at York in three weeks from Midsummer, in the same year, by the common counsel of the prelates, earls, barons, and other *procures* of the realm.

By K.

Nov. 16.  
Nottingham.

To Master John Walewayn, escheator beyond Trent. Order to cause Thomas, son and heir of Thomas, son of Eustace de Wylsthorp, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage.

By p.s. [6739.]

Nov. 16.  
Nottingham.

To the justice of Chester of Edward, earl of Chester, or to him who supplies his place. R. bishop of Coventry and Lichfield, has shewn the king that whereas lately, whilst a plea in the earl's court of Chester was pending between the earl and John de Sutton that John should permit the earl to present a suitable person to a moiety of the church of Malpas, in that county, the six months' (*semestre*) time [for presentation] had lapsed, and Walter, the bishop's predecessor, conferred the moiety, which pertained to him by lapse by common right, upon a clerk of his, and the earl afterwards recovered his presentation to the said moiety against the aforesaid John, by reason of a seisin that the earl took after the death of Richard de Sutton, father of the aforesaid John, of the said Richard's lands in that county, and ordered Walter, then bishop, to admit a person to the moiety at the earl's presentation, notwithstanding the claim of the said John, and because Walter did not admit the earl's clerk to the moiety aforesaid, the earl, claiming the prerogative that no time ought to run against him in his presentations to churches in that county, impleaded the said bishop Walter in his court of Chester by his writ of *quare non admisit*, and Walter died whilst the plea was pending, and the earl impleaded Roger, the present bishop, before the justice of Chester in like manner, and although the bishop asserted that he had done no wrong in this behalf, the justice has compelled him to answer further to the prerogative aforesaid; wherefore the bishop has besought the king to provide a remedy as well for the king as for himself, especially as such prerogative, it is said, ought to pertain to the king and to no one else in the realm; the king, therefore, orders the

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*Membrane 30—cont.*

justice to conduct himself circumspectly in the matter, so that prejudice or wrong may not be done to the king, or wrong to the bishop in this matter.

By pet. of C.

To the same. The aforesaid bishop has shewn the king that whereas he lately caused his arch-deacon of Chester and certain of his ministers to be cited before him to answer for certain things, the cognisance whereof pertains to the ecclesiastical jurisdiction, the justice, asserting that the aforesaid earl had the liberty in that county that none of his subjects ought to be impleaded out of the county, caused the earl's writ of prohibition to be made and directed to the bishop forbidding him to cite the aforesaid arch-deacons, his official, or other ministers to appear before him, by reason of which prohibition the bishop is hindered from doing what pertains to his office; the king, as he does not himself intermeddle with matters touching the spiritual jurisdiction of the ordinaries in this realm, and does not forbid them by his prohibitions, orders the justice not to intermeddle in any way by prohibitions in matters concerning the spiritual jurisdiction of the bishop, and to cause any prohibitions made to the contrary to be revoked without delay.

By pet. of C.

Nov. 17. Nottingham. To the treasurer and barons of the exchequer. Order to acquit Richard de Ayremynn, king's clerk, parson of Elvele church, diocese of York, of 40s., which they exact from him for the arrears of a tenth of that church, as the king has pardoned him this sum.

By K.

To the sheriff of York. Order to supersede the exaction of the above sum.

By K.

Nov. 18. Nottingham. To the sheriff of Lincoln. Order to pay to Robert de Wardyngton, carter, who is staying by the king's orders at Somerton castle with a cart and six horses of the king's to carry stone and timber to the castle, his wages by indenture for so long he shall stay there, to wit 4½*d.* a day for himself and groom, and to deliver to him hay, oats, and other necessities for the horses.

By K.

Nov. 20. Nottingham. To Anthony de Lucy. Order to send to the exchequer for delivery to the treasury all rolls, inquisitions, and indictments of the time of Robert de Clifford, late keeper of the Forest this side Trent, and of the time of Andrew de Harcla, afterwards supplying the place of John de Crumbewell, then keeper of the said Forest.

Nov. 20. Nottingham. To the keepers of the lands of John de Grey in Wales and the marches. Order to permit Alexander de Saunderton, William de Munden, and Robert de Blechele, or one of them, to till and sow the arable lands pertaining to the aforesaid lands at their own charge in the king's name, by the view of the keepers or of one to be deputed by them for this purpose.

By K.

The like to the keepers of the said John's lands in England.

Nov. 16. Nottingham. To the sheriff of York. Order to cause two verderers for the forest of Pikering to be elected in place of Alexander de Bergh and John Moryn, who are so occupied about the affairs of others that they cannot attend to the duties of the office.

To the same. Like order for the election of a verderer in place of William Thurnef, who is incapacitated by age.

Nov. 20. Nottingham. To the sheriff of Cumberland. Order to cause a verderer for the forest of Inglewode to be elected in place of Robert de Whitering, who is incapacitated by age.

Nov. 20. Nottingham. To Hervey de Staunton and his fellows, justices to hold pleas before the king. Order to admit a person to be appointed by Thomas, earl of Norfolk, marshal of England, to exercise the office of the marshalsea before them in



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*Membrane 30—cont.*

the earl's place, as the king has restored that office, which was lately taken into the king's hands by the earl's default, to the earl for a fine made by him, which fine the king has remitted to him. By K.

Nov. 20.  
Nottingham.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a rent of 29*l.* 2*s.* 9*d.* in Brydlyngton of the prior of Brydlyngton, and to restore the issues received therefrom to the prior, the escheator having returned to the king that he took the rent into the king's hands because Thomas de Outhenby, to whom the prior was bound at one time in 20*l.* 2*s.* 9*d.* of yearly rent for certain tenements in Bridlyngton, released the said rent to the prior, contrary to the statute of mortmain.

By C.

Nov. 20.  
Nottingham.

To William de Aune, constable of Tykehull castle. Order to deliver John de Acton, who is imprisoned in the constable's custody for adhering to certain rebels, to Ingelram Berenger and Matthew de Clyvedon, knights, and William de Monte Acuto, who have mainperned to have him before the king at Christmas next to make ransom and security for his good behaviour.

By K.

Nov. 17.  
Nottingham.

To William de Herle and Geoffrey le Scrop. Whereas the king lately appointed them justices to hear and determine certain trespasses and contempts in the forfeited castles, honours, towns, and manors in co. York committed upon the king by certain persons, and he afterwards sent to Master Robert de Baldok, archdeacon of Middlesex, his chancellor, certain inquisitions taken by his order before Master Robert de Ayleston, keeper of his privy seal, and Robert de Holden containing certain contempts and trespasses committed against the king at Skipton-in-Cravene, and he ordered the chancellor by writ of privy seal to hear and determine the said trespasses and contempts, and he afterwards appointed the said chancellor and William de Ayremynne and William de Herlaston, or two of them, justices to hear and determine the said trespasses and contempts committed at Skipton-in-Cravene, and they began to hear and determine the same; as, however, they are attending to the king's affairs elsewhere, so that they cannot proceed further in the matter, the king sends the tenor of the inquisitions aforesaid and the record and process in this behalf before the chancellor by himself and before him and the said William and William to the aforesaid William de Herle and Geoffrey le Scrop *sub pede sigilli*, and he orders them to proceed further in the matter according to their aforesaid commission.

Nov. 20.  
Nottingham.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of William Bonum of Bedeford, whom the king has amoved from office, as he is incapacitated by age and infirmity.

Nov. 30.  
Ravensdale.

To the treasurer and barons of the exchequer. Order to allow to Thomas Gubyoun, sheriff of Essex, what he has paid in execution of the king's order of 16 February, in the 16th year of his reign, to pay 2*s.* daily to Margaret, late the wife of Bartholomew de Badelesmere, staying at the house of the Minorite Sisters without Algate, London, for her maintenance.

Dec. 6.  
Ravensdale.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of John Legat, who is insufficiently qualified.

*MEMBRANE 29.*

Nov. 15.  
Nottingham.

To Master John Walewayn, escheator beyond Trent. Order to place a porter or keeper at the gate of the priory of Eye during the present voidance, and not to intermeddle further with the other things pertaining to the

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*Membrane 29—cont.*

priory, as, upon its being lately found by an inquisition taken by John de Thorp and William de Morewode, clerk, that Robert Malet founded the priory of certain lands and possessions to be owned in frankalmoin by the prior and convent, and that the priory is subjected the abbey of Bernay in Normandy as a cell of that abbey, so that neither a prior nor a monk can be promoted without the will and consent of the abbot, and that this has been so since the foundation, and that the said Robert Malet or his heirs received nothing of the goods or things pertaining to the priory in time of voidance, but that they placed a porter or keeper at the gate of the abbey in sign of lordship, who had suitable maintenance out of the goods of the priory, and who used to receive upon the instalment of a new prior 5s. only or an ox, and that Henry III., to whose hands the advowson of the priory came as escheat by the forfeiture of the Normans in England, and Edmund, earl of Cornwall, who had the advowson of his gift, received nothing in the priory at any voidance, except a simple seisin by reason of lordship, appointing a porter as aforesaid, the king ordered John Abel, then escheator beyond Trent, to whose office it pertained to intermeddle with such custodies, to put a porter or keeper at the gate in the king's name in form aforesaid, and the priory is now void by the cession of brother Durand, the last prior, and brother Robert Morpayn, monk of the abbey of Bernay, has been made prior of the said priory by the abbot of Bernay, and the king has been desired by the said Robert and the monks of the priory to place such porter or keeper at the gate of the priory, and to cause any other charges or grievances to be amoved thence.

To Walter Faucon, keeper of the honour of Eye. Order not to intermeddle in any way with the custody of the said priory, and to restore to the monks any issues received therefrom, and to remove the porter, if he have placed one there, as the king, after the aforesaid inquisition was taken, ordered Roger de Morewode, then keeper of the honour, to do the like.

Dec. 7.  
Ravensdale.

To the treasurer and chamberlains. Order not to deliver any money to Robert de Wodehous, keeper of the wardrobe, by reason of the king's late order to deliver to him 20,000*l.* for the expenses of the king's household.

Nov. 24.  
Nottingham.

To the sheriff of Essex and Hertford. Order to supersede the proceeding to outlawry against John son of Nicholas de Stebbyng in the county [court] of Hertford on Thursday next, by reason of the prosecution against him by Master Jordan Moraunt, deceased, in the king's name and in Jordan's name, for a trespass committed upon the king and Jordan at Sabrichesworth, by reason whereof John was put in exigent to be outlawed in the said county on Wednesday after 15 June, in the 14th year of the king's reign, the king having, on the said 15 June, ordered the sheriff to supersede the proceeding to outlawry at the king's suit because the king was given to understand that Jordan had remitted his suit to the said John; as the king understands that John is now newly put in exigent to be outlawed at his suit on Thursday aforesaid.

To Hervey de Staunton and his fellows, justices to hold pleas before the king. Order to cause the proceeding to outlawry in the above case to be superseded.

Nov. 22.  
Nottingham.

To the sheriff of Cumberland. Order to pay the costs of erecting wooden peels about the walls of the castle and city of Carlisle by the view and testimony of the mayor and two citizens and by indenture to be made between him and Anthony de Lucy, constable of the castle, as the king, understanding that the walls of the castle and city are in many places so out of repair and fallen down that it is necessary to make a wooden peel about the places until the time when the defects can be repaired with a wall of stone and lime, has ordered the constable to cause wooden peels to



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*Membrane 29—cont.*

be erected by the view of the sheriff or a deputy and the mayor and two citizens. The king has ordered Henry le Scrop, justice of the Forest this side Trent, or him who supplies his place in the forest of Ingelwode, to cause as many oaks and leafless trees as shall be necessary for making the said peels to be delivered from that forest, for which the sheriff is to provide carriage.  
By K.

Dec. 6.  
Ravensdale.

To the sheriff of Essex. Order to pay to Margaret, late the wife of Bartholomew de Badelesmere, staying at the house of the Minorites without Algate, London, the arrears of the 2s. daily that the king lately ordered to be paid by the sheriff for her maintenance, and to pay her 2s. every day until otherwise ordered.

By C. because it was sealed at another time by K.

Nov. 30.  
Ravensdale.

To the sheriff of Surrey. Order to cause the destrier-horse (*equ[u]m dextrarium*) that belonged to Robert de Fenles, which was lately arrested by the king's orders and is in the sheriff's custody, to be kept safely, and to find it in hay, oats, and other necessities until otherwise ordered.

Dec. 14.  
Ravensdale.

To Matthew Broun, escheator in cos. Lincoln, Rutland, and Northampton. Order not to intermeddle further with the manor of Totel, and to restore the issues thereof, the king having lately ordered Master John Walewayn, then escheator in those counties, to deliver the manor, which he had taken into the king's hands by reason of the death of Guy Ferre, to Ralph de Gorges and Eleanor his wife to hold until the quinzaine of Michaelmas last, because it was found by inquisition taken by the said Master John that Guy held the manor at his death to him and the heirs of his body by fine levied in the king's court between John de Claroun, demandant, and Guy, deforciant, with remainder to the said Ralph and Eleanor in case he died without such heir, with remainder, in case Ralph and Eleanor died without an heir of their bodies, to the right heirs of Eleanor, and that Guy died without an heir of his body, and that the manor is held of the king in chief by knight service, as it now appears to the king by a transcript of the foot of the fine that he has caused to come into chancery from the treasury under the exchequer seal that the fine was levied by his order.

Dec. 4.  
Ravensdale.

The like to Master John Walewayn, escheator beyond Trent.

Nov. 20.  
Nottingham.

To the sheriff of Nottingham. Order to pay to William de Embleby, carpenter, and William de Bramcote, mason (*cementario*), 300 marks by instalments, upon their finding security to complete well and truly all the houses, three chimneys (*caminos*), sewers (*cloacas*), doors, windows, iron-work (*ferramenta*), and other things within the tower of Nottingham castle ordained in the presence of the bishop of Exeter, the treasurer, and of the sheriff, with carriage and other things pertaining to the work, excepting only the covering with lead and the glass for the windows, making an indenture of agreement with the said William and William, one part whereof is to be sent to the exchequer, of which indenture the sheriff is to retain a transcript.

To William de Dogmanfeld, steward of Shirewod forest. Order to deliver to the said William and William timber for the aforesaid works, together with sufficient branches for the necessary scaffold (*scaffeto*) and bridge for the same work.

The like to John de Erleshwe (*sic*), keeper of the wood of Beskwode.

Dec. 18.  
Ravensdale.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Alesia, late the wife of Ralph, baron of Craystok, the following of his knights' fees and cornages, which the king has assigned to her in dower: a

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*Membrane 29—cont.*

quarter and an eighteenth of a fee in Spaldyngton, co. York, which Peter del Haye holds, of the yearly value of 11*l.*; an eleventh of a fee in Thirnum, in the same county, which John de Hasthorp holds, of the yearly value of 4*l.*; a fifth of a fee in Thirnum, Crauncemore, and Harpham, in that county, which the heirs of Edmund de Colevill hold, of the yearly value of 16*l.*; a ninth of a fee in Dringhou and Ulram, in that county, which John de Paghill and William de Stutevill hold, of the yearly value of 20 marks; a quarter of a fee in Erghes, in the same county, which William de Percy and Adam de Somervill hold, of the yearly value of 8*l.*; a quarter of a fee in Ellerton and Beleby, in the aforesaid county, which Thomas de Pikeryng and Peter Bekard hold, of the yearly value of 10*l.*; an eighth of a fee in Hilderskelf, in the same county, which William Bret holds, of the yearly value of 35*s.*; an eighth of a fee in Ampleford, in the same county, which Adam de London holds, of the yearly value of 40*s.*; a quarter of a fee in Swynton, in the same county, which William Bret holds, of the yearly value of 60*s.*; and the rents of the following cornages: 2*s.* 8½*d.* of such rent that Walter de Cirezy renders yearly for certain lands in Neubigging', co. Cumberland, of the yearly value of 10 marks; 2*s.* of such rent that Thomas de Laton renders yearly for certain lands in Aldeby, in the aforesaid county, of the yearly value of 20*s.*; 9*d.* of such rent that Thomas de Dolfanby renders yearly for certain lands in Craystok, in the aforesaid county, of the yearly value of 13*s.* 4*d.*; 6*d.* of such rent that Alan de Kynthorp renders yearly for certain lands in the same county, of the yearly value of 12*s.* 4*d.*; 6*d.* of such rent that William Holleye renders yearly for certain lands in Motherby, in the same county, of the yearly value of 13*s.* 4*d.*; 8*s.* 6*d.* of such rent that Henry de Threlkeld renders yearly for certain lands in Yanewith, co. Westmoreland, of the yearly value of 10 marks.

Dec. 26. To the same. Like order to deliver to the said Alesia the following of  
Kenilworth. her late husband's advowsons: the advowson of the church of Horseley, co. Northumberland, of the yearly value of 20*l.*; the advowson of the church of Thorpbasset, co. York, of the yearly value of 10*l.*

Dec. 30. To Walter de Bello Campo, marshal of the household. Order to release  
Kenilworth. Thomas Perle, who is detained in prison in the marshal's custody upon a charge of adhering to the late rebels, as William de Arcalwe, knight, of co. Salop, Simon de Baddeshore, of the same county, John le Walissh, of the same county, and Robert de Aketon, of the same county, have mainperned before the king to have the said Thomas at the next parliament, to be holden at Westminster in three weeks from the Purification next, to answer to the king.  
[*Parl. Writs.*] By K.

*MEMBRANE 28.*

Nov. 26. To the sheriff of Berks. Order to cause a coroner for that county to be  
Ravensdale. elected in place of Nicholas atte Barre of Walyngford, deceased.

Nov. 25. To Master John Waleweyne, escheator beyond Trent. Order not to  
Ravensdale. intermeddle further with the manor of Driby, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Simon de Driby, deceased, and Margery his wife held the manor jointly at Simon's death of their purchase, and that Margery continued her seisin of the same jointly with him until his death, and that the manor is held of Henry de Bello Monte by knight service.

Dec. 8. To the same. Order not to intermeddle further with the manor of  
Ravensdale. Boeland, and to restore the issues thereof, as the king learns by inquisition



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*Membrane 28—cont.*

taken by the escheator that John de Lenham and Matilda his wife were jointly enfeoffed thereof, to them and the heirs of John, by fine levied between them and Michael le Rous in the king's court, and that the manor is held of the king in chief by knight service, and that the fine was levied by the king's licence, as the king has ascertained by inspection of his letters patent granting the licence and of a transcript at the foot of the fine.

Dec. 16.  
Ravensdale.

To Simon de Baldereston, keeper of the lands of John de Grey in co. Bedford, in the king's hands. Order not to intermeddle further with the manor of Rouhale, in that county, and to restore any issues received thence to John Amory of Carleton, as the king learns by inquisition taken by John de Mordeyn and Philip de Aylesbury that the abbot and convent of Wardon, on Friday after St. Hilary, in the 13th year of the reign, demised the manor to John de Grey for eleven years, with a provision that if he died within that time the manor should remain to the aforesaid John Amory for the remainder of the term, and that the aforesaid Simon seized it into the king's hands with other lands of the said John de Grey upon his death, and that the abbot and convent never made any other estate of the manor to John de Grey, and that the manor is held of John de Botetourte and Matilda his wife, John Pycot, and John de Pateshull, and it appears by the other part of the indenture of demise sealed by John de Grey, remaining in the possession of the abbot and convent, which the king has inspected, that the demise was made in form aforesaid.

Dec. 16.  
Ravensdale.

To the same. Order not to intermeddle further with the manor of Melbruk, and with the lands, rents, and services of freemen and villeins of the aforesaid abbot and convent in Melbruk, Amethull, Stepingle, Prestelegh, and Feltewyk, and to restore the issues thereof to the abbot and convent, as it appears by inquisition taken as above that the abbot and convent, on Tuesday the feast of St. Hilary, in the 14th year of the king's reign, demised the said manor and lands, etc., to the aforesaid John de Grey for ten years, with provision that they should revert to the abbot and convent if he died within that term, and that the aforesaid keeper took them into the king's hands with other lands of the said John upon his death, and that the abbot and convent never made any other estate thereof to John, and that the manor and lands are held of John de Sancto Amando, and the king has inspected the other part of the indenture, etc., as above.

Dec. 27.  
Kenilworth.

To Hervey de Staunton and his fellows, justices to hold pleas before the king. Order not to molest Ralph le Botiller, late keeper of the manors of Lodelawe, Clebury, Staunton, and Cresseche, which belonged to Roger de Mortuo Mari of Wygemore, a rebel, by reason of the forfeited issues wherein he was condemned (*positus*) because he did not appear before the king to answer for certain trespasses whereof he was indicted, and to cause the said issues to be taken out of the rolls, as Ralph was in person before the treasurer and barons of the exchequer at Westminster from the morrow of Martinmas last until Sunday before St. Thomas the Apostle following by summons of the exchequer, for the purpose of rendering account of the issues of the aforesaid manors, so that he could not appear before the king during that time.

By K.

Dec. 27.  
Kenilworth.

To the king's bailiffs and the bailiffs of Thomas Wake at Ware. Order to cause all the goods of Master Pancius de Controno to be restored to him or to his attorney without delay, which goods were taken and carried away by William Aschild of Wydeford, and which [were arrested] by the bailiffs in the said town on suspicion, as appears by their certificate to the king.

By K.

Dec. 28.  
Kenilworth.

To Richard de Emeldon, keeper of certain forfeited lands in co. Northumberland. Order to restore to John de Layburn, knight, of co. Salop, an

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*Membrane 28—cont.*

adherent of John de Moubray and other rebels, his lands in Richard's custody, as he has made ransom with the king for his life and lands.

By K.

The like to Roger Carles, keeper of forfeited lands in co. Salop. By K.

Dec. 28.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to acquit Robert de Arden of the lands, goods, and chattels of Richard Danmory in cos. Oxford, Buckingham, and Somerset, the custody whereof the king committed to him on 26 February, in the 15th year of his reign, and of the issues of the same, as the king, on 16 March following, ordered Robert to release Richard from custody, and to restore to him his lands, goods, and chattels, and the issues thereof, upon Richard finding mainpernors for his good behaviour, and to answer to the king.

Dec. 27.  
Kenilworth.

To Edmund, earl of Arundel, justice of Wales. Order to release Cadugan ap Howel and David Vaghan, Welsh prisoners, as Robert de Watevill, Richard Talbot 'le uncle,' Rhys (*Resus*) ap Griffuth, Thomas de Wynnesbury, Ralph de Seint Owen, Philip de Clannowe, and Philip de Grete have mainperned to have them before the king in his next parliament, to be holden at Westminster in three weeks from the Purification next, to answer to him.

Afterwards, at the said parliament, Richard Talebot, knight, of co. Hereford, William de la Mote, knight, of co. Norfolk, Walter de Coumbe of co. Wilts, James de Ho of co. Suffolk, Thomas de Haukeston of co. Stafford, and Robert de Hale of co. Northampton, mainperned to have the said Cadugan and David before the king at his will.

By K.

To John de Cherleton. Order to release John de (*sic*) Waleys and William de la Hill, imprisoned in his custody, upon their finding mainpernors to have them before the king at the next parliament to answer to him.

By K.

Dec. 23.  
Kenilworth.

To Thomas de Eyvill, keeper of certain rebels' lands in co. York. Order to restore to Robert de Wombewell his goods and chattels, upon his finding security to answer to the king for the same if they be found to pertain to the king, the keeper having returned to the king that he took the said goods and chattels into the king's hands because he understood that Robert was an adherent of Thomas, late earl of Lancaster, which return the king considered insufficient as it did not mention the manner of his adherence, whereupon he ordered the keeper to certify him of the manner and time of such adherence, and it appears by the inquisition taken by the escheator in execution of that order that Robert was not an adherent in any wise of the said earl or of any other rebel, and did not bear arms against the king.

Dec. 31.  
Kenilworth.

To the bailiffs and men of Orford, co. Suffolk. Order not to make suit to the windmill newly erected in that town by William de Cleydon, and not to permit any others to make suit to it to the king's prejudice, until further orders, as the king learns that William has caused a windmill to be made newly in that town, and has drawn to it a great part of the suit that the king used to have to his mills in that town, whereby the profits of the king's mills are greatly diminished.

By K.

To William de Cleydon. Order to cause the aforesaid windmill to be removed, or to be at the parliament at Westminster in three weeks from the Purification next to certify the king if there be any reason why he should not remove the said mill.

By K.

1324.

Jan. 1.  
Kenilworth.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manors of Lavenden, Weston, and Chilton, and with the advowson of



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*Membrane 28—cont.*

the church of Wolston, co. Buckingham, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheater this side Trent, that Paulinus Peyvre and Elizabeth his wife held the said manors and advowsons jointly when Paulinus died by virtue of a fine levied in the king's court, and that the manor of Chilton is held of the king as of the honour of Gloucester as of the purparty that belonged to Hugh de Audele, in the king's hands, by the service of a moiety of a knight's fee, and the other manors and the advowson are held of others than the king, and it appears by the other part of the fine exhibited before the king in chancery that Hugh Besyn granted to Paulinus and Elizabeth the said manors and advowsons, and rendered them to them in court, to them and the heirs of their bodies, with remainder in default of such heirs to the right heirs of Paulinus.

Jan. 6.  
Hanley.

To the sheriffs of London. Order to assist Richard de Ayremynne and William de Pyllaunde, king's clerks, keepers of the bishopric of Winchester, and those whom they may depute in levying the fermes and rents in the city of London due to the king from the tenements of the bishopric from the time when the temporalities of the bishopric came to the king's hands.

Jan. 5.  
Hanley.

To the treasurer and barons of the exchequer. Order to allow to the executors of John, bishop of Winchester, principal collector of the tenth for one year imposed upon the clergy by pope John and granted to the king, for 100*l.* paid to Thomas, earl of Norfolk, marshal of England, and for 10*l.* paid to Robert de Barton, then receiver of the king's victuals in the parts of Carlisle, in the bishop's account of the tenth aforesaid, the king having ordered the bishop to pay 200*l.* to the earl out of the tenth, in part payment of 500*l.*, which the king promised to give the earl for the stay of Edward de Balliolo in his company by the king's order, and having ordered the bishop by another writ to pay 100*l.* out of the second term of payment of the tenth to the said Robert for the maintenance of the men-at-arms staying in garrison of the city and castle of Carlisle, in execution of which orders the prior and convent of Durham, sub-collectors of the tenth in the diocese of Durham, paid 100*l.* to the earl, and the prior and convent of Carlisle, sub-collectors in the diocese of Carlisle, paid 10*l.* of the said 100*l.* to the aforesaid Robert, by the bishop's order, as his executors assert.

Jan. 10.  
Worcester.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of William de (*sic*) Northern of Berghhamstede, deceased.

*MEMBRANE 27.*

Jan. 5.  
Hanley.

To the keeper of the manor of Cristeshale. Order to pay to the rector of the church of Cristeshale the arrears of the tithe of hay of the demesne lands of the manor since it was taken into the king's hands, and to pay him the tithe hereafter, the rector having prayed the king to cause him to be satisfied for the said arrears, to wit for two years. By K.

Jan. 6.  
Hanley.

To the sheriff of York. Order to cause the sluices of the mills of York castle, which the king understands are partly broken, to be repaired by the view and testimony of the mayor of York and of another man of that city. By K.

Jan. 4.  
Hanley.

To Hervey de Staunton and his fellows, justices to hold pleas before the king. Order to continue until the quinzaine of Easter next all matters moved against the bishop of London, the dean and chapter, officials, and other ministers of St. Paul's, London, in the last eyre at the Tower, which the king caused to come before him, and which he ordered to be continued until the present octaves of St. Hilary. By pet. of C.

1324.

*Membrane 27—cont.*Jan. 9.  
Worcester.

To the treasurer and barons of the exchequer. Order to cause the recognisances made in chancery to certain of the king's rebels and their adherents, the tenors whereof the king sends them *sub pede sigilli*, to be levied for the king's use, except 20,000*l.* therein contained that Peter de Malo Lacu, the elder, acknowledged to Bartholomew de Badelesmere, a rebel, concerning which the king has caused a process to be begun in chancery.

Jan. 6.  
Hanley.

To Roger de Waltham, king's clerk. Order to receive the account of John de Ellerker, late keeper of the hanaper of chancery, for the 15th, 16th, and 17th years of the king's reign and beyond that time until 1 January last in one account and not separately, the king having ordered the said John to render his account before Roger for all the said time. The king orders Roger to keep the account, when he has received it, amongst his other memoranda, and to answer to the king therefor, together with the account of the aforesaid John, for Roger's time in his own account at the exchequer.

By p.s.

Jan. 11.  
Worcester.

To the treasurer and barons of the exchequer. Whereas by the tenor of the foot of a fine levied before the justices of the Bench between Henry de Boclond and Alice his wife, demandants, and Master Simon de Gledeseye, deforciant, concerning the manor of Boclond, co. Hertford, the tenor whereof the king lately caused to come before him in chancery, it was found that Simon granted and rendered the manor to Henry and Alice in court for their lives, with remainder to Reginald, Henry's son, and the heirs of his body, with remainder, in default of such heir, to Richard, brother of Reginald, and to the heirs of his body, with remainder, in default of such heir, to Eleanor, sister of Richard, and to the heirs of her body, with remainder over to the right heirs of Henry, and it was found by an inquisition taken by Walram de Rocheford and Geoffrey de la Lee, at the suit of the aforesaid Richard, that Henry and Alice were seised of the said manor jointly for six years and more, and that Reginald died without an heir of his body during the life of Henry and Alice, and that, after his death, Alice, who thus held the manor for life, granted the manor to Bartholomew de Badelesmere for the term of her life, subject to a yearly rent of 20*l.*, and that the manor was taken into the king's hands during her life with the other lands of Bartholomew by his forfeiture, and that Alice has now died, for which reason the manor ought to remain to Richard, brother of the said Reginald, according to the form of the fine; whereupon the king ordered William de Poleye, then keeper of the manor and of other forfeited lands in co. Hertford, to deliver the manor to Richard; and the king now understands that Richard remitted his right in the manor to Bartholomew by deed, wherefore the king was deceived in the delivery of the manor to Richard: the king therefore orders the treasurer and barons to examine the aforesaid deed, which is in their custody, and to do further in this matter what they shall see fit to be done on the king's behalf.

Jan. 12.  
Worcester.

To the sheriffs of London. Order to deliver to William de Stanford and Roesia his wife a moiety of a messuage in the parish of St. Bartholomew the Little, London, to hold during the king's pleasure in recompence for the rent due to them from it, as the king learns by inquisition taken by the mayor and sheriffs that William and Roesia, at Easter in the 16th year of the reign, demised the moiety at ferm to Ralph de Bokton and Agnes his wife for the term of seven years, rendering to them therefor 4 marks yearly, and that the moiety is held of the king in free burgage and is worth 4 marks in all issues, and the two moieties render yearly in common to the wardens of London Bridge 5*s.*, to the prior of Holy Trinity, London, 4*s.*, to the master of St. Giles's hospital 2*s.*, and that the repairing of the moiety is



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*Membrane 27—cont.*

worth 15s. yearly, so that the moiety is worth 32s. 4d. clear yearly, and that William and Roesia made no other estate of the moiety or of the rent, and that the moiety is in the king's hands by Ralph's forfeiture because he adhered to Roger de Mortuo Mari of Wyggemor, and it appears to the king by the demise exhibited in chancery that the moiety was demised to Ralph and Agnes in form aforesaid.

By C.

Jan. 18.  
Gloucester.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas, upon its being found by inquisition taken by Master John Walewayn, late escheator this side Trent, that Robert Burguilloun held at his death certain lands in Gedeney, co. Lincoln, of the king in chief as of the honour of Albemarle by knight service, and that he held no lands in chief as of the crown by reason whereof the custody of his lands ought to have pertained to the king, but that he held a moiety of the manor of Great Narrynges, co. Norfolk, in socage of Thomas Bardolf by the service of 10s. yearly, and that Hugh his son is his next heir and is aged twelve years, the king ordered Master John to restore the aforesaid moiety to Joan, late the wife of the said Robert, as nearest [friend] of the heir, and the king afterwards granted to John, bishop of Norwich, the late chancellor, the custody of the said Robert's lands held in chief as of the honour aforesaid and of the lands that Joan held in dower of the heir's inheritance, which were in the king's hands by reason of the heir's minority, to have during the heir's minority, together with the marriage of the heir, and afterwards the king granted that the bishop should have the custody of the lands aforesaid with the advowsons of the churches pertaining thereto during the heir's minority, and it is found by an inquisition taken by the said Master John, concerning the lands that Sarah, late the mother of Robert, held in chief at her death of the heir's inheritance, that Sarah held in dower a moiety of the manor of Great Narringes, with the advowsons of a moiety of the churches of Great Narringes and Thirford, and that the moiety, with the advowsons, is held in free socage of Thomas Bardolf by the service of 10s. yearly, and that she held in dower at her death a third of the manor of Kerdeston, which is held of the heir of Geoffrey de Say, a minor in the king's custody, by the service of a third of a knight's fee, and that she did not hold any lands in chief as of the crown by reason whereof the custody of the moieties aforesaid ought to pertain to the king : the king therefore orders the aforesaid John de Blumvill not to intermeddle further with the moiety of the said manor or with the advowsons of the moiety of the said churches, and to restore to the aforesaid Joan, as nearest [friend] of the heir, any issues received therefrom.

Jan 16.  
Tewkesbury.

To the sheriff of Lincoln. Order to supersede the king's order to cause William son and heir of William atte Halle of Lafford to come before the king's council, which order was issued because the king was given to understand that he was an idiot from birth, and not to molest him in any way in this behalf, as he has appeared personally before the king's council and has been examined, and he is found to be of sound mind and not an idiot from birth, as had been previously suggested.

By C.

Jan. 23.  
Gloucester.

To Roger de Waltham, late keeper of the wardrobe. Order to make account with John Devery, king's clerk, for the time that he was employed in supervising the grinding, boulding, and packing of the wheat that the king, on 21 April, in the 16th year of his reign, ordered the sheriffs of London to purvey and grind for the expedition of the Scotch war, and to make a bill under his seal for 12d. for each day that the said John was thus employed, by which bill the king will cause that sum to be paid to him.

By C.

1321.

*Membrane 27—cont.*Jan 10.  
Worcester.

To John de Kilwynton, keeper of certain forfeited lands in co. York. Order to acquit the tenants of the king's manors of Esysngwald and Hoby of their farms for two years from Michaelmas, in the 16th year of the king's reign, the king having pardoned them the same in consideration of the destruction of their lands, goods, and chattels by the Scotch rebels.

Jan. 20.  
Worcester.

To Simon de Balderston, keeper of the manor of Erlyde near Stanes, co. Stafford. Order to deliver the said manor to the abbot and convent of Cumbermere, together with the goods and chattels found therein on the day of the death of John de Grey, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that the abbot and convent, at Michaelmas, in the 3rd year of the king's reign, demised to the said John the manor with all their goods and chattels therein for his life, with provision that if he died within twelve years of the date of demise, then the manor should remain to his executors until the end of that term, and that the abbot and convent did not demise the manor in any other manner and did not afterwards make any agreement concerning the demise or the goods in the manor.

Jan. 20.  
Gloucester.

To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop, and Stafford. Order to cause Richard Aubrey to have seisin of the lands that Adam Aubray held of the king as of the lands that belonged to Roger de Mortuo Mari of Chirk, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Adam held at his death a sixth of a messuage and half a virgate of land in Bradewardyn as above by the service of 8*d.* yearly, and that he held no other lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held other lands of divers other lords, and that the aforesaid Richard, his kinsman, is his nearest heir and of full age, the king having taken Richard's fealty for the lands held of him.

*MEMBRANE 26.*Jan. 23.  
Gloucester.

To John de Lancastre, keeper of certain lands in co. Lancaster. Order not to distrain William, son of Marmaduke de Tweng, for his homage for the lands that Marmaduke held of the king, and to release any distress that he may have made in this behalf, as the king, on 23 May, in the 16th year of his reign, ordered Thomas de Burgh, escheator beyond Trent, not to distrain William for his homage, because it was found by inquisition taken by the said Thomas that Marmaduke, long before his death, granted to William for life, certain lands in Helsyngton, Kirkeby in Kendale, Warton, Kerneford, Hellehale, Caterhale, Esseton, Stodehagh, Tyrom, and Rotheclif, which Marmaduke held of the king by knight service, and that William was seised thereof long before Marmaduke's death, and that Marmaduke held in his demesne as of fee the manor of Holm in Holdernes of the chapter of St. John's Beverley, and that he did not hold any lands of the king at his death by reason whereof the custody of his lands ought to pertain to the king, and that William is his son and heir and is of full age, the king having previously taken William's homage for the lands that Marmaduke thus held of the king.

Jan. 23.  
Gloucester.

To Thomas de Burgh, escheator beyond Trent. Order not to intermeddle further with the lands of Henry de Crasseney, and to restore the issues thereof, as the king learns by inquisition that he held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king.



1324.

*Membrane 26—cont.*Jan. 20.  
Gloucester.

To the treasurer and barons of the exchequer. Order to allow the men of the county of Northumberland to have respite until Sunday in Mid-Lent next for all the debts due from them to the king, the king having continued until then the respite granted by him until Michaelmas last, in consideration of the damages sustained by them at the hands of the Scotch rebels.

By C.

Jan. 23.  
Gloucester.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manors of Bradepole, Luitone, and Combe, and with the hundreds of Bemynistre and Redehone, co. Dorset, and with certain lands in Sturmenstre Mareschal, in the same county, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Ralph de Gorges and Eleanor his wife, who still survives, were jointly enfeoffed of the said manors and hundreds, to them and to the heirs of Ralph, by fine levied in the late king's court, and were jointly enfeoffed of the said tenements, to them and to the heirs of Ralph, and that Eleanor continued her seisin thereof jointly with Ralph until the time of his death, and that the manors, hundreds, and tenements are held of others than the king, the premises having been taken into the king's hands by reason of Ralph's death.

Jan. 20.  
Gloucester.

To the sheriff of Norfolk. Order to expend up to 10*l.* in repairing the houses within Norwich castle, by the view and testimony of William But and John Cusin.

By bill of the treasurer.

Jan. 24.  
Gloucester.

To the treasurer and barons of the exchequer. Order to acquit Henry Darcy and Hugh de Totehill of 4*l.* 10*s.* 0*d.* yearly for the lands that belonged to Geoffrey de Fressshelay in Shelf and Fresssheley, co. York, and to cause the letters patent granting the same to them for life to be cancelled in the estreats in the original roll of the chancery delivered to them for the 11th year of the reign, the king having, on 8 March, in the aforesaid year, granted the said lands, which Richard Wade held for life, and which were in the king's hands as escheat by reason of Geoffrey's adhesion to the Scotch rebels, to them for the term of their lives, rendering 4*l.* 10*s.* 0*d.* therefor to the exchequer yearly, as the king, forgetting this grant, on 13 March, in the same year, committed the custody of the said lands to Adam de Stirke-land during pleasure, on condition that he answered to the exchequer for all issues, as appears by the rolls of chancery, and the said Henry and Hugh have appeared in chancery and restored the letters patent made to them and the king's writ to deliver seisin to them, which letters the king has annulled.

Jan. 28.  
Gloucester.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of William de Monte Gomery, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

Jan. 20.  
Gloucester.

To Roger de Belgrave, receiver of Leicester. Order to pay to the prebendaries of the church of St. Mary near the Castle, Leicester, the arrears of 10*s.* yearly from the time when the lands of the earl of Lancaster came to the king's hands, and to pay them that sum yearly for so long as the lands are in his custody, as the king learns by an inquisition taken by the receiver and by Robert de Gaddesby that Robert, late earl of Leicester, at the time of the foundation of the said prebends, granted to the prebendaries that sum yearly, to be received from the receiver of the earls of Leicester, to provide a candle (*mortario*) of tallow to be burned in the church every night, and that the prebendaries were wont to receive the said

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*Membrane 26—cont.*

sum all the time of the said earl Robert, and afterwards all the time of Simon de Monte Forti, sometime earl of Leicester, and in all the time of Edmund, the king's uncle, and in all the time of Thomas, late earl of Leicester and Lancaster, until the lands of the said Thomas came to the king's hands by his forfeiture.

To John de Bolyngbrok, escheator in co. Lancaster. Order to deliver to William son of William de Clifton and of Alina his wife certain lands in Clifton and Westeby, co. Lancaster, as the king learns by inquisition taken by Thomas de Burgh, late escheator in that county, that William de Clifton held the said lands for life by fine levied in the king's court of the gift of Eustace de Goddesbech, who gave them to William and Alina, his first wife, lately deceased, for their lives, with remainder to William their son and the heirs of his body, and that the lands are held of the king by fealty and suit at the county [court] of Lancaster from six weeks to six weeks, and by suit at the wapentake of Amundernesse from three weeks to three weeks, and by the service of 40s. yearly, the king having taken the fealty of the said William son of William.

Jan. 25.  
Gloucester.

To the sheriff of Westmoreland. Order to pay to Robert de Welle and Matilda his wife, late the wife of Robert de Clifford, tenant in chief, the arrears of a third of the profit of that county from the time of the sheriff's appointment, and to pay them the same during the time of his office, the king having, on 27 September, in the 8th year of his reign, assigned the said third to Matilda in dower with other lands of the said Robert de Clifford.

The like to Hugh de Louthre, late sheriff of that county.

Jan. 28.  
Bristol.

To the treasurer and barons of the exchequer. Order to acquit W. bishop of Exeter, in his account at the exchequer, of the custody of the chaplain and damsel who served the wife of John de Moubray, the king's rebel, and who were imprisoned in the Tower of London, the king having ordered the bishop, when he was keeper of the Tower, to release the said chaplain and damsel, if they were detained for no other reason than that of having served the said John's wife, upon their finding mainpernors to have them before the king to answer to him when ordered, as the bishop released Thomas de Thorp, who was chaplain of the said John, and Wymarca de Brandes, who was damsel of the said John's wife, from the Tower, and has returned into chancery the names of their mainpernors, to wit John de Padyngton, John Coterel of Lodelawe, John de Crykkeleye, John Hardyng, and Richard Coterel of Lodelawe, of the city of London.

Jan. 18.  
Gloucester.

To the same. Whereas it appears by an indenture between John de Hampton, late sheriff of Gloucester, and John le Longe, then master of the ship called '*Mighel*' of Bristol, sealed by the said John le Longe and by the mayor of Bristol, which has been exhibited before the king in chancery, that the said John de Hampton delivered to John le Longe, of the corn bought and purveyed in his bailiwick for the expedition of the Scotch war, 123 quarters 2½ bushels of wheat by rased measure, to wit 21 quarters as 20 quarters, and 43 barrels full of bouted wheaten flour, containing 265 quarters 2½ bushels and a peck (*pek'*) by the aforesaid measure, the product (*proveniencia*) of 299 (*ducentis quart' viginti decem et novem*) quarters and a bushel of wheat by the same measure, and 300 quarters of beans, 103 quarters 3 bushels of barley, and 200 quarters of oats by the same measure, and with the eighth bushel of each quarter of oats heaped up (*cumulate*), for the purpose of taking the same from Bristol to Shymbernesse, there to be delivered to the receiver of the king's victuals, and it appears by an inquisition taken by Henry de Malton and Adam de Skelton



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*Membrane 26—cont.*

that, on 10 June, in the 16th year of the king's reign, out (*procul*) at sea near a place called 'Alingbank,' between Whithavene and Shymbernesse, the aforesaid ship was wrecked (*dirupta*) and wholly sunk by the raging of the sea and the beating of the waves, so that John le Longe and the other sailors of the ship barely escaped in a float-boat (*naviculum flotantem*), and that all the corn, victuals, and other goods in the ship were lost, except 20 barrels of wheaten flour, which were afterwards thrown on shore and saved towards the parts of England at a place called 'Wolsstibay': the king therefore orders the treasurer and barons to acquit John de Hampton of the corn and flour thus lost, provided that he answer for the barrels of flour thus saved.

By C.

Jan. 28.  
Berkeley.

To the bailiffs of Great Yarmouth. Order to cause to be kept until further orders the three ships of the power of the count of Zeeland, laden with barley, oats, salt, and other merchandise, which were lately arrested in La Rode and brought to Yarmouth, where they are now in the bailiffs' custody, the ships having been arrested for a robbery committed by malefactors of the count's power by his special order upon Robert de Sancto Botulpho and John Child of their ship called '*La Katherine*' and of the goods in her.

By K. and C.

To the bailiffs of the bishop of Norwich, Robert de Monte Alto and Joan de Tateshale at Bishop's Lenn. Order to arrest all ships of the power of the count of Zeeland now in that port or arriving there henceforth, and to keep the same safely until further orders without losing any of the goods found in them, as the king is given to understand that certain malefactors of the count's power have robbed many ships of this realm at sea of goods to a great value by the count's order, and have slain certain mariners of the same ships, and inflict such damage upon the king's subjects from day to day.

[*Fædera.*]

Jan. 28.  
Iron Acton.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle with the lands that Richard de Pevenseseye, deceased, and Ela his wife held in Bochampton, co. Berks, of Ela's inheritance, who still survives, and to deliver the issues thereof to Ela, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Richard and Ela held the lands jointly on the day of Richard's death by the service of keeping and housing the king's harriers (*canes hayericeos*) and of carrying the king's horn when he came to those parts to chase, and that Richard did not hold any other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

*Vacated because otherwise below.**MEMBRANE 25.*

Jan. 25.  
Gloucester.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to assign to Eleanor, late the wife of Ralph de Gorges, tenant in chief, dower of the manor of Wrokeshale, co. Somerset, and of a third of the manor of Braunton, co. Devon, as she has taken oath before the king not to marry without his licence.

To the same. Order to deliver to Gervase de Bray and Elizabeth his wife, mother of William son and heir of Geoffrey de Bodbran, as nearest [friends] of the said heir, the hamlet of Hiskyn, co. Cornwall, and the issues thereof from the time of Geoffrey's death, as the king learns by inquisition

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*Membrane 25—cont.*

taken by John Abel, late escheator this side Trent, that the said Geoffrey held at his death 20s. of yearly rent in Carkille of the king in chief as of the honour of Tremeton, in the king's hands, by knight service, and that he did not hold any other lands in chief as of the crown at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held the said hamlet in socage of Hugh le Curteneye by the service of 5s. for all service, and that the said William is his next heir and was then aged one year and twelve weeks.

Jan. 26.  
Gloucester.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to Queen Isabella, or to her attorney, 10 marks of yearly rent in Masseworth from a manor of Paulinus Peyvre there, together with the issues received therefrom since the death of Paulinus, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Paulinus held the said rent at his death, issuing from a manor of his there that he had demised, long before his death, to Ralph le Mareschale and Clarice his wife for the term of their lives, and that the manor is held in chief as of the honour of Walyngford by the service of a quarter of a knight's fee, the king having, on 22 April, in the 10th year of his reign, granted the castle and honour of Walyngford to the queen for her life.

Jan. 20.  
Gloucester.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manors of Knyghteton, co. Dorset, and Ridelcumbe, co. Devon, and to deliver to John de Wylyngton the issues thereof from 16 November last, upon which day the king restored to him all his lands, which were in the king's hands because John had adhered to certain rebels, as it appears to the king by the foot of a fine levied in the late king's court, in the 27th year of his reign, between Juliana, late the wife of Ralph de Wylyngton, demandant, and Edmund de Wylyngton and Christiana, his wife, deforciant, concerning the aforesaid manors, that the deforciant acknowledged the manors to be the right of Juliana, and granted, for themselves and the heirs of Christiana, that the manors, which Robert de Pudele and Margery his wife held in dower of the said Margery of Christiana's inheritance, should remain after Margery's death to the aforesaid Juliana and her heirs, and it appears by an inquisition taken by Master John Walewayn, late escheator this side Trent, that John de Wylyngton, son of the said Juliana, is her next heir, and that Juliana never afterwards changed her estate in the said manors, but that she died seised thereof, and that the manor of Knyghteton is held of Elizabeth de Burgh as of the honour of Craneburn by the service of an eighth of a knight's fee, and is worth yearly in all issues 100s., and the manor of Ridelcumbe is held of the heir of the earl of Gloucester as of the honour of Gloucester by the service of a quarter of a knight's fee, and is worth yearly in all issues 10 marks.

Jan. 18.  
Iron Acton.

To Richard le Wayte, escheator in co. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of Richard de Peveneseye, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Richard and Ela his wife, who still survives, held jointly on the day of Richard's death certain lands in Bokhampton, co. Berks, as of her inheritance, by the services of keeping and housing the king's harriers (*canes hagericeos*) and of carrying the king's horn when he came to those parts to chase, and that Richard did not hold any other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, and that Richard and Ela held on the said day certain other lands in Chepynglambourne and Estbury, which are held of others than the king.



1324.

*Membrane 25—cont.*

To William de Weston, escheator in cos. Surrey, Sussex, Kent, London, and Middlesex. Order not to intermeddle further with the aforesaid Richard's lands in his bailiwick, for the above reason.

March 1. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Westminster. Dorset. Order not to intermeddle further with the lands of Roger de Meles, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

Jan. 28. To Robert de Stok. Order to deliver to the heir of William de Keynes  
Iron Acton. of Faldho all the said William's lands, together with the issues thereof from 14 May, in the 15th year of the king's reign, upon which day the king, at the instance of Master Gilbert de Middleton, archdeacon of Northampton, pardoned the said William the suit of his peace and what pertained to the king by reason of William's adherence to Thomas and Humphrey, late earls of Lancaster and Hereford, and to other rebels of their confederacy, and restored to William his lands, when he ordered Robert to deliver to William his lands, Robert having returned that he had not done so because William died before the king's writ came to him.

Feb. 1. To Matthew Broun, keeper of the manors of Louth (*Luda*) and Norton  
Berkeley. in Lyndeseye. Order to deliver to Master Giles de Ridmere, canon of St. Mary's Lincoln, and William de Baiocis of Lincoln, the said manors, together with their goods therein, which were taken into the king's hands by his ministers who were assigned to take into his hands the temporalities of the see of Lincoln, the said Giles and William having suggested to the king that Henry, bishop of Lincoln, in consideration of a mainprize made by them for him against the dean and chapter for 546*l.* 19*s.* 2½*d.*, in which the bishop was bound to the dean and chapter for corn, hay, and other fruits pertaining to the dean and chapter of the time of the last voidance of the bishopric, and for beasts and other sorts of stock on the manors of the bishopric when the said bishop obtained it, which were sold to the bishop, demised to the said Giles and William the aforesaid manors, which are of the bishopric, for the term of ten years from All Saints, 1321, so that if they had not fully levied the above sum from the manors in that time, then the manors were to remain to them until they had levied the money fully, according to the conditions contained in a deed indented made between the bishop and them, and that the king's ministers took the manors into his hands as above although Giles and William were seised thereof long before the said bishop was charged with any trespass against the king, for which they prayed the king for a remedy, whereupon the king appointed Lambert de Trykyngham, Henry de Fenton, and Nicholas de Bolingbrok to enquire in the presence of the keeper of the manors concerning the premises, and it appears by the inquisition taken by Henry and Nicholas that Giles and William were seised of the manors from 2 November, in the aforesaid year, until the eve of St. James the Apostle next following, and that the keeper then took the manors into the king's hands, and that at that time no goods or chattels of Giles and William were found therein except the growing corn, which was extended to 28*l.* 16*s.* 6*d.* in gross, and that the manors are worth in all issues 70*l.*, and are held of the king with other temporalities of the bishopric, and it appears to the king by the aforesaid deed, which was exhibited before him in chancery, that the demise was made to Giles and William in form aforesaid.

By C.

1323.

Dec. 6. To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford,  
Belper. Stafford, and Salop. Order to cause Ralph de Stafford, son and heir of  
(Beaureper.) Edmund de Stafford, tenant in chief of the late king, to have seisin of his

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*Membrane 25—cont.*

father's lands, as he has proved his age before Master John Walewayn, late escheator this side Trent, and the king has taken his homage.

By p.s. [6759].

Feb. 8. To Robert de Hungerford, keeper of certain lands in the king's hands in  
Iron Acton. co. Wilts. Order to deliver to John Mauger his lands in Wermenstre and Amssepestre and his goods, together with the issues received therefrom, upon his finding security to answer to the king if he will speak against him, the keeper having certified the king that the lands were taken into the king's hands by John de Tycheburn, late sheriff of Wilts, because the said John Mauger was the bailiff of Thomas Mauduyt, a late rebel, at Werminstre, and because he did not come to Coventry in the king's service, as he was summoned to do, and that the sheriff delivered the said lands to the keeper.

By C.

Jan. 30. To John Blunvill, escheator in cos. Norfolk, Suffolk, Cambridge, Hun-  
Gloucester. tingdon, Essex, and Hertford. Order to assign dower to Margery late the wife of Simon de Driby, tenant in chief, in the presence of Robert de Driby, son and heir of Simon, if he choose to attend.

The like to Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland.

*MEMBRANE 24.*

Jan. 28. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middle-  
Gloucester. sex, and the city of London. Order not to intermeddle further with the lands of William de Colebrand, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Feb. 10. To William de Birchovre. Order not to intermeddle further with the  
Iron Acton. manor of Netherhaddon, which belonged to Richard son of Richard de Vernoun, and to restore the issues thereof, the king having lately ordered Thomas de Burgh, escheator beyond Trent, not to intermeddle further with the lands of the said Richard, because it was found by an inquisition taken by the escheator that he held no lands in chief on the day of his death by reason whereof the custody of his lands ought to pertain to the king, and the king now learns that the aforesaid William, as his sub-bailiff of the honour of Tuttebury in the parts of the Peak, co. Derby, asserting that the escheator ought not to exercise his office in the lands of the said honour, has occupied the aforesaid manor, which is held of the honour, as it is said, from the time of Richard's death.

Feb. 12. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland.  
Iron Acton. Whereas at the suit of Thomas Wake that he and his ancestors, lords of the manor of Brunne, and patrons of the abbey of Brunne, have had, from time out of mind, upon each voidance of the abbey, a certain custody of the abbey, and have granted licence for the election of the abbots, and have given the assent of a patron to the election, and have received the fealty of the abbots, and that the aforesaid escheator, asserting that a certain abbot had acquired to himself and his successors in fee certain tenements in Morton, co. Lincoln, and that the tenements are held of the king in chief, has taken the abbey into the king's hands during the present voidance by reason of the tenements aforesaid, not permitting Thomas to have the custody thereof, as his ancestors have been wont to have heretofore, the king ordered the escheator to make inquisition concerning the premises, and it is found by his inquisition that Baldwin son of Gilbert, one of the



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*Membrane 24—cont.*

ancestors of the lords of Wake, founded the abbey a hundred and eighty-five years ago, from which time each lord of Wake, his heirs, have had the custody of the abbey upon each voidance, appointing a man to keep, together with the prior and other obedientiaries, the goods and possessions of the abbey until the installation of the new abbot, without taking any profit for the use of the lords, who gave licence for the election of the abbots, and gave their consent to their election, and took their fealty as patrons and advocates, and that Everard Cut, sometime abbot of Brunne, a hundred and six years ago, to wit in the time of Henry III., acquired six bovates of land and two parts of a messuage in Morton near Brunne by bovates, acres, roods, and perches from certain tenants of Ralph de Morton by divers charters, to wit from Agnes daughter of William de Morton and others named in the inquisition, to hold all the said tenements of the feoffors in frankalmoin, and that the feoffors bound themselves and their heirs to make warranty and acquittance of the tenements aforesaid, and that they have acquitted the abbots successively hitherto from all services, and that the aforesaid Ralph de Morton held of Henry III. in chief 2 messuages and 32 bovates of land in demesne and service in Skaupewyk and Morton by the service of a moiety of a knight's fee, whereof a messuage and 14 bovates are in Morton, and that the inheritance descended from Ralph, who died without an heir, to Agnes and Cicely as his sisters and heirs, between whom the inheritance was parted, and that there were assigned to the purparty of Agnes the services of the aforesaid Agnes daughter of William and of other tenants of the said Ralph named in the inquisition, and that from the said Agnes, sister of Ralph, issued Jocus Russel as her son and heir, who gave all his purparty of the inheritance to Hugh Wake, great grandfather of the aforesaid Thomas, and that he is now mesne between the king and the feoffors of the aforesaid abbot, and that Hugh died seised, after whose death Baldwin Wake entered as son and heir, to whom succeeded John Wake, son and heir of Baldwin, and that John gave all his lands in demesne and in service in co. Lincoln to the late king to hold in fee, and that the late king, having had seisin thereof, granted them to John and Joan his wife, to hold to them and the heirs of their body, from whom issued the aforesaid Thomas as their son and heir, and that Master John Walewayn, late escheator this side Trent, to wit in the twelfth year of the reign, in the time of William de Abbotesle, late abbot of that place, by whose death the abbey is now void, seised the tenements into the king's hands, asserting that the said 6 bovates and two parts of a messuage in Morton had been acquired from the aforesaid Ralph de Morton, who held in chief of Henry III., and detained them until the abbot obtained the king's charter to have the tenements back again and to hold them in chief of the king, although he had never held anything of the king, which charter was to the prejudice of the aforesaid Thomas Wake and the heirs of his feoffors, who were and are mesne between the king and the abbot for the aforesaid tenements, and that the said abbot William never attorned himself to the king for any service therefor: the king, considering that Thomas ought not to be prejudiced by reason of the premises, orders the escheator not to intermeddle further with the custody of the abbey or of any thing pertaining to it, and to restore any issues received therefrom. By C.

Feb. 26. William atte Coumbe, imprisoned in the gaol of Lydeford castle for the death of John Peyk, has letters to the sheriff of Devon to bail him.

Feb. 28. To the treasurer and barons of the exchequer. Whereas Walter de Westminster. Pavely, lately a rebel, has found security by Richard Damory, knight, of co. Oxford, and Thomas de Bradestan, of co. Gloucester, for the payment of 200 marks for his fine for saving his life and lands, to wit 25 marks at Easter and 25 marks at Michaelmas next, and so yearly until the sum be

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*Membrane 24—cont.*

paid, the king orders the treasurer and barons to cause Walter to have those terms and to cause them to be enrolled. By K.  
[*Parl. Writs.*]

Feb. 23.  
Fulham.

To the keeper of the lands of certain rebels in co. Cornwall. Order to deliver to Reginald de Mohun his lands, together with the issues received therefrom from 20 November last, when the king pardoned him the suit of his peace for adhering to certain rebels and ordered the said keeper to restore his lands to him, as the keeper delays restoring the lands because he had demised the lands to certain tenants at ferm before he received the aforesaid order; provided that Reginald satisfy the fermors for their expenses on the lands by the view of the keeper.  
[*Parl. Writs.*]

March 1.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Ralph de Crophill, late escheator beyond Trent, for the issues of the lands whereof William de Monte Acuto, tenant in chief, was seised in his demesne as of fee in Ralph's bailiwick, and to cause Ralph to be acquitted thereof, the king having, on 6 November, in the 13th year of his reign, ordered Ralph to take into the king's hands the lands whereof the said William was seised on the day of his death, and that he should cause inquisition to be made as to what land William held in chief in his bailiwick on the day of his death, and what lands he held of others, etc., and the said Ralph was amoved from office before he could make inquisition concerning the premises, whereupon the king ordered Gilbert de Stapelton, then escheator beyond Trent, to cause inquisition to be made concerning the premises, and it was found by such inquisition that William and Elizabeth his wife had jointly by the king a moiety of the manor of Ughtreby and of Bampton, with the advowson of the church of Bampton, co. Cumberland, and a moiety of the manor of Crosseby near the Water, in the same county, and 10 bovates of land in Brunnesby in Gillesland, in the said county, and a moiety of the town of Cumynyntyn, in the said county, and 4*l.* of rent from divers tenants in Carlisle, and 13*s.* 4*d.* of rent or a sore-coloured gos-hawk yearly in the same county, and that Elizabeth continued her seisin thereof together with William from the time of the gift until William's death, and that the lands were held of others than the king; whereupon the king ordered Gilbert not to intermeddle further with the said moiety and rent, and to restore the issues thereof to Elizabeth, as appears by the rolls of chancery. The king wills that Ralph shall answer to Elizabeth for any of the said issues that he may have received.

Feb. 26.  
Westminster.

To Ralph de Crophull, late escheator this side Trent. Order to restore the issues received by him from the lands of Robert de Maneriis during the time that they were in his custody, the king having, on 21 August, in the 13th year of his reign, ordered Ralph to take the said lands into his hands and to make inquisition concerning the same, because it was said that Robert was a tenant in chief, as the king, on 20 April, in the 14th year of his reign, ordered Gilbert de Stapelton, late escheator beyond Trent, not to intermeddle further with the said lands and to restore the issues thereof, because it was found by the inquisition taken by Ralph that Robert held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

March 4.  
Westminster.

To the sheriff of Bedford. Order to restore to Stephen de Becco, parson of the church of Edworth, his lands, goods, and chattels, which were taken into the king's hands by the sheriff upon his being charged before William Inge and his fellows, justices to hear pleas before the king at Westminster, with the rape of Joan, wife of Hamo Serych of Ruscombe, and with carrying away his goods, as he has purged his innocence before



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*Membrane 24—cont.*

the abbot of Westminster, the ordinary of that place, to whom he was delivered by the justices according to the privilege of the clergy.

March 8. To the sheriff of Middlesex. Order to cause a coroner for that county to  
Westminster. be elected in place of Henry de Charrynge, 'bakere,' deceased.

March 5. To the sheriff of Wilts. Order to cause a verderer for the forest of  
Westminster. Claryndon to be elected in place of John de Boclund, who is insufficiently qualified, inasmuch as he has no lands in that county.

March 6. To the treasurer and barons of the exchequer. Order to cause allowance  
Westminster. to be made to Master John Walewayn, late escheator this side Trent, for what he paid to the prior and convent of the abbey of Thorneye for their maintenance when the temporalities of the abbey were in the king's hands, the king having ordered him by writ of privy seal to find them maintenance as was usual in such cases.

March 5. To the sheriff of Somerset. Order to cause a coroner for that county to  
Westminster. be elected in place of John Everard, whom the king has amoved from office because he cannot attend to the duties of the office, as he is the king's escheator in cos. Cornwall, Devon, Somerset, and Dorset.

March 4. Nicholas son of William de Stanton of Notingham, imprisoned at  
Westminster. Notingham for the death of William de Assheburn, has letters to the sheriff of Notingham to bail him until the first assize.

March 8. To the sheriff of Wilts. Order to cause a coroner for that county to be  
Westminster. elected in place of Robert de Brudecombe, deceased.

To John de Bloumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause Henry de Helion, son and heir of Henry de Helion, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before Master John Walewayn, late escheator this side Trent, and the king has taken his homage.

By p.s.

March 8. To Thomas de Pencathlan, keeper of the manor of Burreth, co. Lincoln.  
Westminster. Order to pay to Richard Tuchet the arrears of 103s. of yearly rent from the time when that manor was taken into the king's hands by the forfeiture of William Tuchet, his brother, deceased, and to pay him the same rent henceforth, as the king learns by inquisition taken by Nicholas de Bolyngbrok, Peter de Luddington, and Alan de Cubbeldyk that William granted the above rent to Richard for life, to be received from the said manor, and that William bound himself and the manor to the distraint of the said Richard, and that Richard was seised of the rent and continued his seisin from the time of the grant until the manor came to the king's hands by the forfeiture of William, and that the rent has been detained from Richard since the manor was taken into the king's hands, and that the manor is held of the bishop of Lincoln by knight service, and is worth yearly in all issues 20 marks.

By pet. of C. [7152].

March 6. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Westminster. Salop, and Stafford. Order not to intermeddle further with the manor of Stanedissh, co. Gloucester, and to restore the issues thereof to the abbot of St. Peter's Gloucester, the escheator having returned that he took the manor into the king's hands in name of distraint because he found by inquisition that the abbot withdrew without the king's licence a certain alms of a quarter of corn weekly, the abbot holding the manor in chief for maintaining that and other alms, and that the alms had been withdrawn ten years ago, as it appears to the king by the inspection of the charter of William, sometime king of England, his progenitor, that the abbot holds, and ought to hold, the said manor in frankalmoin, no mention being made of the aforesaid alms of a quarter of corn weekly.

By pet. of C.

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*Membrane 24—Schedule.*

Feb. 28. To the sheriff of Cornwall. Order to attach John de Carmynou, William Westminster. de Pafford, Thomas Queynt, William le Doizare, Osbern Hamelyn, John Dyn, Alexander Cantock, John Tuyt, Gerard Curteys, and Henry de Northampton, and Christiana, late the wife of Ed. de Wylington, and to cause them to be brought to the king under safe-conduct without delay to stand to right concerning the attack made by the said men upon John de Leycestre, the king's serjeant-at-arms, whom the king lately sent by his letters of privy seal to that county to seek the said Christiana, who is, as the king learns, an idiot from birth, so that the custody of her lands ought to pertain to the king, and to bring her to him, when the said serjeant attached her at Lostwithiel, and would have brought her to the king as he was ordered, but the aforesaid men took her out of his hands by force and arms, and led her away whither they wished.

*MEMBRANE 23.*

Jan. 28. To John de Bolingbrok, escheator in cos. Nottingham, Derby, Warwick. Gloucester. Leicester, and Lancaster. Order to deliver to William Scargil and Joan his wife, mother of Robert de Holand, son and heir of William de Holand, as nearest [friends] of the heir, the lands that William de Holand held in socage as below, together with the issues thereof from the time of his death, and not to intermeddle further with the lands that he held of other lords than the king, as the king learns by inquisition taken by Thomas de Burgh, late escheator beyond Trent, that the said William de Holand held at his death certain lands in Eukeston of the king in socage as of the fee of Penwortham, in the king's hands, by fealty and suit at the county [court] of Lancaster from six weeks to six weeks and by suit at the wapentake of Laylandshire from three weeks to three weeks, by the service of one pound of cumin at Midsummer for all service, and that he held certain lands in Ulneswalton of the king in socage by the service of 1*d.* yearly for all service, and that he did not hold any lands of the king in chief as of the crown on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held other lands of divers other lords, and that Robert his son is his next heir and is aged eleven years and twenty weeks.

Jan. 28. To Stephen de Abyndon, the king's butler. Order to deliver to the abbot Iron Acton. and convent of King's Beaulieu a tun of wine of the right prise at Southampton, in accordance with the grant of Henry III.

Feb. 8. To Robert de Stok, keeper of certain lands in the king's hands in co. Iron Acton. Oxford. Order to deliver to Elizabeth de Burgo, late the wife of Roger Damory, a rebel, the manor of Halghton in that county, together with the issues thereof from 2 November, in the 16th year of the king's reign, when the king ordered all Elizabeth's lands, which were taken into the king's hands by Roger's forfeiture, to be restored to her, the keeper having signified to the king that he had deferred delivering the aforesaid manor to Elizabeth because he does not know whether the manor, which belonged to Roger, belonged to her or not, as it appears to the king by the rolls of chancery that, on 1 December, in the twelfth year of his reign, he gave to Roger and Elizabeth the aforesaid manor, to have to them and the heirs of Roger's body.

By C.

Feb. 20. To the sheriff of York. Order to cause a coroner for that county to be Fulham. elected in place of Gilbert de Arnale of York, who is incapacitated by infirmity and age.



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*Membrane 23—cont.*

The like to the same for the election of a coroner in place of William de Grantham of York.

The like to the same for the election of a coroner in place of William de Grymesby of York.

Feb. 27. To the sheriff of Devon. Order to expend up to 20 marks in repairing  
Westminster. the houses and towers of Exeter castle, by the view and testimony of John de Shireford and Thomas de Witteney. By bill of the treasurer.

Feb. 26. To Anthony de Lucy, keeper of the lands of Andrew de Harcla, a late rebel,  
Fulham. in co. Cumberland. Whereas at the prosecution of the abbot of St. Mary's York, suggesting that Simon, formerly abbot of that place, granted by deed indented, which the king has inspected, to Michael de Harcla, knight, a certain place of the said abbot's called 'Kyrkandres,' with the wood and lands adjoining, which lands and wood Adam son of Swain and Alexander de Creuquer gave in frankalmoin to the said abbey and to the monks of Holy Trinity and St. Constantine of Wederhale, together with an appurtenance (*pendenti*) in Neubiggyng called 'Iterertobank,' and with a *cultura* of land that the said abbot Simon had in Neubiggyng, to have and to hold to the said Michael and Joan his wife, and to Michael's heirs, rendering therefor yearly to the prior of the abbot's cell of Wederhale 40s. yearly for all exactions and demands, saving to the monks aforesaid the great and small tithes of the said place and lands with the usual obventions, and that although the present abbot and his predecessors have been always seised of the aforesaid rent from the time of the said deed by the hands of the aforesaid Andrew and of the said Michael, his father, the abbot has not obtained payment thereof from the time when the tenements aforesaid came to the king's hands with the other lands of the said Andrew by his forfeiture, the king many times ordered the aforesaid keeper to pay the arrears to the abbot and to pay the rent to him as long as the lands remain in his custody, and the keeper has returned that all the things contained in the king's writ relating to the grant of the said place of Kirkandres and the wood and lands adjoining are true, and that the abbot was seised of the aforesaid rent from the time of the grant until the time when the tenements came to the king's hands, and that he could not satisfy the abbot for the arrears of the rent or for the rent because the said place with the adjoining lands is now worth less than 10s. yearly, and was not worth more than 20s. yearly in the time of the aforesaid abbot Simon, Michael, or Andrew, but that as the said place with wood and adjoining lands was near a certain town of Michael's called 'Colgayth' and was convenient for habitation and to chase there, Michael [built] there a house for himself and his heirs, therefore Michael rented the place with the woods (*sic*) and lands adjoining for 40s. yearly as aforesaid; the king, being unwilling that wrong should be done to the abbot concerning the said rent, and considering that the value of the place and land aforesaid are insufficient for payment of the rent, orders the keeper to deliver the place and land to the abbot in recompence for the said rent, to be held at the king's pleasure.

By C.

Feb. 28. To Matthew Broun, escheator in cos. Lincoln, Northampton and Rut-  
Westminster. land. Order not to intermeddle further with the priory of Depyng, or with the temporalities, moveables, or other things pertaining to the priory by reason of the voidance of the abbey of Thorneye, of which it is a cell, and to restore to the prior any issues received therefrom, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that the escheator or other minister of the king or his progenitors never intermeddled with the temporalities or other goods pertaining to the priory by reason of the voidance of the abbey, and that there is not in the



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*Membrane 23—cont.*

priory anything temporal, but that the whole is spiritual, and the treasurer, barons, and chamberlains of the exchequer, whom the king ordered to examine the exchequer rolls of his time and of kings Richard, John, Henry III., and Edward I., have not found that anything was answered for to the king or his progenitors for the temporalities or moveables pertaining to the priory in the times when the temporalities of the abbey were in the hands of his progenitors or in his hands by reason of voidance.

The like to Master John Walewayn, escheator this side Trent.

March 2. To the sheriff of Bedford and Buckingham. Order to expend up to 10*l.*  
Westminster. in repairing the king's gaol of Bedeford and Aylesbury, as the king learns that they need repair greatly. By K.

March 2. To the treasurer and barons of the exchequer. Order to acquit the  
Westminster. executors of the will of William de Cray of the issues of the lands that Eleanor, late the wife of Walter de Traylly, grandfather of Walter, son and heir of John de Traylly, held of the said Walter's inheritance, from 30 November, in the 16th year of the king's reign, when the king took Walter's homage for the lands that his father held in chief of the late king, and ordered them to be restored to him, Walter having proved his age before Master John Walewayn, then escheator beyond Trent, whereupon the king ordered William to deliver the said lands to the heir, the king having, on 8 June, in the 8th year of his reign, granted to William, whom he had appointed captain and admiral of the fleet of ships setting out for Scotland by the Irish Sea, in remuneration of his service in this behalf, the custody of all the lands that Eleanor, late the wife of Walter de Traylly, grandfather of the aforesaid Walter, who was then a minor in the king's custody, held of the said heir's inheritance, which lands were in the king's hands by reason of her death, to have the custody aforesaid from Midsummer then next following during the heir's minority, so that William should receive 50 marks yearly from the issues of the lands, and should answer to the exchequer for the remainder of the issues, according to an extent to be made and according to the form of an indenture made between him and the king, the second part of which remains in the wardrobe.

March 6. To the treasurer and barons of the exchequer. Order to allow to  
Westminster. Humphrey de Bassingburn, late sheriff of Northampton, in his account at the exchequer, 134*l.* 5*s.* 0*d.* for the goods of certain rebels in that county, as Humphrey paid that sum into the king's chamber by the hands of Thomas de Useflet, who received the money for the king's use, as appears by three letters of acquittance under the privy seal in Humphrey's possession.

March 6. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Westminster. Dorset. Order not to distrain John de Weston, constable of the Tower of London, for his homage and fealty for the lands that John de Weston, his father, held in chief at his death, as the king, on 28 December last, ordered the said escheator to deliver seisin of the lands to John upon his finding security for his relief, the king having rendered the lands to John and respited his homage and fealty during pleasure because John could not then leave the custody of the Tower, as the king has now taken his homage and fealty.

The like to Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

March 12. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side  
Westminster. Trent, or to him who supplies his place. Order to deliver four oaks fit for timber in the forest of Wanberge to Hugh le Despenser, the younger, or his attorney. By K.



## MEMBRANE 22.

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March 7. To John de Mutford and his fellows, justices to take assizes in co. Suffolk.  
Westminster. Whereas at the prosecution of Isolda, late the wife of Gilbert Pecche, tenant in chief, suggesting that Stephen, brother of Thomas de la Chaumbre, knight, granted by his charter to the aforesaid Gilbert the manor of Peselyngworth, in that county, and that the taking of an assize of novel disseisin that William de Hemenhale and Isabella his wife arraigned before the said justices, against Stephen de la Chaumbre and Gilbert son of the said Gilbert and others named in the writ, concerning the said manor, might be prejudicial to the king, because the said Gilbert son of Gilbert was a minor in his custody, and the custody of the manor ought on that account to pertain to the king during Gilbert's minority, and might be to the disinherittance of the said Gilbert, the king ordered the aforesaid justices to view the said charter and to attempt nothing in this behalf that could be to the prejudice of the king or to the peril of the heir; and the king afterwards, learning from the complaint of the said William and Isabella that, although the said Gilbert son of Gilbert as principal disseisor had, together with the others named in the writ, disseised them of the manor unjustly and without judgment, and that he was seised thereof together with his father before his death, and at the time of his death, by the aforesaid disseisin and not otherwise, as they were prepared to prove, the justices nevertheless deferred proceeding to the taking of the said assize by pretext of the above order, ordered the justices to take the said assize notwithstanding the above order, if it appeared to them that these allegations were true, provided, however, that they did not proceed to render judgment without consulting the king; and it appears by the tenor of the record and process of the said assize taken by the justices, which tenor the king has caused to come before him in chancery, that the aforesaid Stephen, Gilbert son of Gilbert, Simon Pecche, clerk, John son of Adam Noriold, William Hok, William de Hemstede and Richard Mone, together with the said Gilbert Pecche, deceased, disseised the aforesaid William de Hemenhale and Isabella of the manor aforesaid, appropriating the free tenement of the manor to Stephen, and that Stephen was seised thereof for two days by reason of that disseisin, and immediately enfeoffed the aforesaid Gilbert Pecche and Gilbert his son thereof, which Gilbert son of Gilbert continued his estate therein during his father's life and afterwards to this time, and is still seised thereof in form aforesaid: the king therefore orders the justices to proceed to render judgment notwithstanding any order sent to them.

By pet. of C.

March 8. To Thomas de Dunstaple. Order to deliver to Richard Tristrem,  
Westminster. 'harpour,' his horse, price 20 marks, as the king has received complaint from him that whereas he was at the bridge of Burton on the king's service, and ought to have returned thence to his own parts by the king's licence, certain malefactors assaulted him at Trentham, and took and carried away the said horse, which came, it is said, to the hands of Geoffrey Detheyk, from whose custody the aforesaid Thomas took it for the king's use in name of 'wayf' when he was keeper of the king's manor of Beaurepayr. By K.

March 8. To the treasurer and barons of the exchequer. Order to acquit John de  
Westminster. Langeleye, John de Hampton, and Robert de Aston of the following rebels' beasts, which Hamo Quarel and Simon Lawe, yeomen of the king's chamber, received from them in the 15th year of his reign: seven oxen and a plough-horse, which belonged to Roger Mayel; thirteen oxen, a cow, a bullock, and five plough-horses, which belonged to Humphrey, earl of Hereford; thirty oxen, which belonged to Henry de Wylinton; seventeen oxen and a cow, which belonged to William de Wauton; two oxen, a cow, and two plough-horses, which belonged to Walter Wiche; two plough-

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*Membrane 22—cont.*

horses, two bulls, seven cows, a bullock and four heifers, which belonged to Henry son of William; three plough-oxen, which belonged to John de Wylinton. They are ordered to receive indentures of receipt from the said John, John, and Robert, and to charge Hamo and Simon with the aforesaid beasts. By K.

To the same. Like order concerning thirty oxen, a bull, and five plough-horses, which the said Hamo and Simon received in the aforesaid year from the said John de Hampton, then sheriff of Gloucester, of the goods of John Giffard of Weston, a late rebel. By K.

March 7. To Stephen de Abyndon, the king's butler. Order to deliver to the Westminister. abbot and convent of St. Edward's Netley (*Lutele*) a tun of wine of the right prise at Southampton, in accordance with the grant by Henry III. to them of a tun yearly.

March 12. To the sheriff of Huntingdon. Order to cause a coroner for that county Westminister. to be elected in place of Roger de Cantu Lupo, who cannot attend to the duties of the office as he has been elected verderer of Wanberge forest.

March 14. To John le Porter, keeper of certain forfeited lands in co. Essex. Order Westminister. to pay to Hasculph de Whitewell the arrears of a rent of two marks from the issues of the manor of Aungre, co. Essex, from the time when the manor was taken into the king's hands by reason of the trespass of Hugh de Handele, the younger, the lord thereof, and to pay him the same rent so long as the manor is in his custody, as the king, at the petition of Hasculph, suggesting that John de Ripariis, formerly lord of the manor, had granted to him by deed the aforesaid rent for life, and that he had received the same from the time of the grant until the time when the manor came to the king's hands as above, and that the rent has been detained from him since then, appointed John de Bousser and William de Gosfeld to make inquisition concerning the same in the presence of the keeper of the manor, and it is found by the inquisition that the said John granted the rent to Hasculph as above, and that Hasculph received the rent until the manor was taken into the king's hands for certain reasons, and that the rent is in arrear since that time, and that Hasculph never remitted his estate in the rent to any lord of the manor, or changed it in any way, and that the manor is worth in all issues 15*l.* yearly, and that the manor is held in chief as of the honour of Boulogne by knight service, wherefore Hasculph has petitioned the king in parliament at Westminister to cause the rent and the arrears thereof to be paid to him. By pet. of C.

March 11. To Robert de Hungerford, keeper of certain forfeited lands in co. Berks. Westminister. Order to pay to Margery, late the wife of Alexander atte Hoo, the arrears of a rent of 33*s.* 4*d.* from the time when the lands of John de la Beche were taken into the king's hands by reason of his rebellion, and to pay her the same rent for so long as Robert has the custody of the said lands, as the king learns by inquisition taken by John de Foxle, Master John de Blebury, and John de Benham that Margery, after she was dowered of the said Alexander's lands in Benetfeld, demised them to the said John de la Beche, to hold from Monday after All Saints, in the 11th year of the king's reign, during her life, rendering to her yearly the aforesaid rent, as contained in the indenture made between them, and that Margery received the said rent from that time yearly until the said lands were taken into the king's hands with other lands of the said John's by reason of his rebellion, and that Margery never afterwards remitted the said rent, nor changed her estate therein in any way.

March 6. To Richard de Potesgrave, keeper of forfeited lands in co. Kent. Order Westminister. to deliver to John de Beggeby his lands, goods and chattels, as he has



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*Membrane 22—cont.*

shewn the king by his petition before the king and his council that whereas he was indicted before Geoffrey de Say and his fellows, then justices to hear and determine divers felonies, trespasses, and confederations made in that county, for adhering to Bartholomew de Badelesmere, a late rebel, and for other felonies, trespasses, and unlawful assemblies in that county, and was taken and imprisoned at Rochester for this reason, and his lands, goods and chattels were taken into the king's hands, his lands, goods and chattels are still detained in the king's hands although he was acquitted of the above charges before Henry de Cobeham and Edmund de Passele, justices appointed to deliver Rochester gaol of the said John, and although he has not withdrawn himself, so that he ought not to lose his goods and chattels, and the king learns that he was thus acquitted by the record of the said Henry and Edmund, which he has caused to come before him in chancery.

By pet. of C.

March 6. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side  
Westminster. Trent. Order to desist, and to cause his ministers to desist, from hindering the abbot of St. Peter's Gloucester from felling and receiving wood or timber for his houses and for firewood in his woods of Bridewode and Hopemaloysel, which are within the bounds of the forest of Dene, if the abbot and his predecessors have been wont to do so, as he alleges in his petition in the present parliament, that they have been wont to do so from time out of mind at their will without the view or delivery of any minister of the forest, in which petition the abbot states that the said keeper and his ministers have of late hindered him doing so.

March 12. To Master Walter de Istlep, treasurer of Ireland, or to him who supplies  
Westminster. his place there. Order to restore to the burgesses of the city of Cork the victuals bought from them for the expedition of the Scotch war, or to make suitable payment or allowance therefor to them, the king having lately ordered him to restore or pay for the victuals thus provided, as he learns that he has not restored or paid for the victuals bought from the said burgesses.

The like to the same for the burgesses of Youghyl, omitting the clause about making allowance therefor.

March 16. To John de Hampton, escheator in cos. Gloucester, Worcester, Salop,  
Westminster. and Stafford. Order to cause Laurence de Lodelawe, son and heir of William de Lodelawe, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6834.]

*MEMBRANE 21.*

March 8. To the treasurer and barons of the exchequer. Order to allow to Robert  
Westminster. Bretoun the expenses incurred by him in taking the castle of Bolyngbrok, which the king ordered him to take into the king's hands when he was sheriff of Lincoln, and for the wages of the men-at-arms and archers that he had in the castle, as he has shewn by his petition exhibited before the king and his council that he incurred divers charges about taking the castle, and that after he had taken it, he placed six men-at-arms and ten archers in it for its safe custody, who remained in garrison there from 18 March, in the 15th year of the reign, until 16 April following, at which time he delivered the castle to Alan de Cubbeldyk by the king's writ.

By pet. of C. [1762.]

To the same. Like order to allow the said Robert for the wages of the men-at-arms, crossbowmen, and archers placed by him in Lincoln castle, in execution of the king's order to take it into the king's hand and to keep it

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*Membrane 21—cont.*

safely, as he has shewn by his petition that he put twenty men-at-arms, twenty-four crossbowmen, and twenty-six archers in the castle, who remained in garrison there from 27 February, in the 15th year of the reign, until 16 April following, at which time he removed the garrison from the castle by the king's order.  
By pet. of C. [1762.]

To John de Bloumwill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause Thomas le Brut, son and heir of Simon le Brut, tenant in chief, to have seisin of his father's lands, as he has proved his age before Master John Walewayn, late escheator this side Trent, and the king has taken his homage.

By p.s. [6826.]

The like to Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

By p.s. [6826.]

March 8. John Lyon, imprisoned in Chichester gaol for the death of Roger le  
Westminster. Taillur, has letters to the sheriff of Sussex to bail him until the first assize.

March 12. To the sheriff of York. Order to release from prison in York castle  
Westminster. James, formerly the barber of William de la Beche, upon his finding mainpernors to have him before the king to answer to him, as he has prayed the king by petition before the king and his council to cause him to be released from the said prison, wherein he has been long detained by the king's order.

By pet. of C.

March 9. To the treasurer and barons of the exchequer. Order to acquit the men  
Westminster. of the town of Baumburgh of 52 marks due from them for their ferm of the 15th and 16th years of the reign, as the king has pardoned them the same in response to their petition, because their lands, goods and chattels are wasted by the frequent comings of the Scotch rebels to those parts.

By pet. of C. [1563, 1566.]

March 3. To the treasurer, barons, and chamberlains of the exchequer. Whereas  
Westminster. lately, during the time of the war between the king and the Scotch rebels, the king, by reason of their frequent attacks in this realm, ordered by letters of privy seal Laurence de Castellay, constable of his castle of Sandale, to cause the said castle to be kept safely and securely, and afterwards, at the prosecution of the said constable, suggesting that he had kept divers men at different times in the castle for the custody thereof, and paid them their wages, to wit 3*d.* a day, and that he had not been satisfied for their wages, the king ordered John de Donecastre, keeper of certain lands in the king's hands in co. York, to make inquisition concerning the men put in the said castle, the time they stayed there, their wages, etc.; the king, at the petition of the said constable exhibited before him and his council, sends to the treasurer and barons *sub pede sigilli* the inquisition made by virtue of the above order, and orders them to cause payment to be made for the wages aforesaid, after they have examined the inquisition.

By pet. of C.

March 10. To Robert de Welle and Richard de Ayremynne, king's clerks. Order  
Westminster. to pay to the prior of St. Swithin's Winchester 30 marks out of the issues of the last fair of St. Giles without Winchester, as the prior has shewn the king that whereas Henry, sometime bishop of Winchester, granted to the prior and convent of St. Swithin's 30 marks yearly from the rents of his fair of St. Giles, for the repairing of the prior's church, which grant has been ratified and confirmed by many of the bishop's successors, and the king has confirmed the gift and confirmations by his charter, and the prior and his predecessors have always received that sum yearly from the time of the grant until the fair came to the king's hands by the death of John, the late bishop, the said Robert and Richard, who have the custody of the bishopric



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*Membrane 21—cont.*

by the king's commission, have not paid that sum to the prior for the last fair, wherefore the prior has prayed the king for a remedy. By pet of C.

March 12. To Alan de Cubeldyk, keeper of certain lands in the king's hands in co.  
Westminster. Lincoln. Order to supersede until further orders the demand upon John la Warre to do homage to the king for the manor of Sixle, in that county, which Edmund Bacoun holds for life by demise of the aforesaid John.

March 12. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Westminster. Dorset. Order to cause Theobald Russel, son and heir of William Russel, tenant in chief, to have seisin of his father's lands, as he has proved his age before Master John Walewayn, late escheator this side Trent, and the king has taken his homage. By p.s. [6829.]

The like to Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

The like to John de Hampton, escheator in cos. Hereford, Gloucester, Worcester, Salop, and Stafford.

March 11. To the sheriffs of London. Order to permit the bodies of the late rebels  
Westminster. still hanging on gibbets (*furcas*) in their bailiwick to be taken down by those who wish to do so, to be buried in the churchyards of parish churches or of the mendicant orders nearest to the places where the rebels were hanged and not elsewhere, as the king has granted to the prelates and *procures* in the present parliament at Westminster that the bodies of the rebels shall be taken down and committed to ecclesiastical burial in manner aforesaid. By K.

[*Fœdera.*]

The like to the sheriffs of the following counties :

Middlesex.

York.

Kent.

Buckingham. [*Ibid.*]

Gloucester.

March 11. To Gilbert de Talbot, constable of Gloucester castle, or to him who  
Westminster. supplies his place. Whereas lately at the suit of William de Thunneyk, rector of Menstreworth church, which is of the king's advowson, suggesting that the weirs of Duny and Menstreworth are within the limits of the said parish church, and that the tithes of the fisheries of the said weirs are due to the church aforesaid, and that the tithes have been withheld for a long time, the king ordered the treasurer and barons of the exchequer to search the accounts of the constables of the castle and of other receivers of the profits (*appruatorum*) of the fisheries aforesaid, and other memoranda touching this matter, and to certify the king in chancery under the exchequer seal of what they should find, and also ordered John de Staunton and John de Hampton to make inquisition concerning this matter, and the treasurer and barons have certified the king that it is found in the 26th roll in Gloucester that allowance was made to Walter de Bello Campo, in the ferm of the said castle, *tyna* and barton of Gloucester for the repair of the weirs there, and that allowance was made to him in the 33rd roll for the repair of the weirs aforesaid in the water of Severn near Gloucester, and that it is not found that any mention is made of the compensation for the tithe aforesaid or of the tithe itself, and it is found by inquisition taken by the said John and John that the weirs are within the limits of the parish church aforesaid, and that the tithes of the fisheries of the said weirs of Duny and Menstreworth were assigned to the fishermen of the weirs by the constable of the castle sixty years ago for the repair of the weirs, and that they are partly paid to the church and partly withheld, and that the tithe of the fishery of the weirs ought to be given by common right, just as the neighbouring fisheries give a true tithe, and that nothing is given or assigned to the church in recompense for the said tithes; wherefore the said William has

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*Membrane 21—cont.*

prayed the king by his petition to pay the said tithe to his church; the king therefore orders the constable to pay the tithe of the fisheries of the said weirs to the said William and his church yearly henceforth.

By pet. of C. [3784.]

March 12. To Johu le Porter, keeper of certain lands in the king's hands in co.  
Westminster. Essex. Order not to distrain Thomas Priou[r] for his fealty for the lands that he holds of the king as of the castle of Angre, which is in the king's hands, as the king has taken his fealty.

March 12. To William de Weston, escheator in cos. Surrey, Sussex, Kent,  
Westminster. Middlesex, and in the city of London. Order not to intermeddle further with a third of the manor of Horton, co. Sussex, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Philip de Maubaunk held at his death the manors of Clifton and Perret, co. Dorset, of the heir of John Beset, tenant in chief, by knight service, and that he did not hold any lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held a third of the manor of Horton, co. Sussex, of William de Brewosa in free socage.

March 16. To the sheriff of Lincoln. Order to cause a coroner for that county to be  
Westminster. elected in place of Peter Camm of Grymesby, who is incapacitated by blindness.

*MEMBRANE 20.*

March 20. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middle-  
Westminster. sex, and in the city of London. Order to expend up to 100s. in repairing the houses and mills of the king's manor of Chatham, co. Kent.

By K. on the information of the treasurer.

To Hervey de Staunton and his fellows, justices to hear and determine certain trespasses committed against the king. Order not to molest Edmund Hakelut, knight, of co. Worcester, for what pertains to the king by reason of his adhesion to the late rebels, as he has made fine with the king in 100*l.* to save his life and lands, as appears by the rolls of chancery; provided that he answer to the king if he have been indicted before the king for goods and chattels forfeited to the king and eloigned or for other trespasses against the king.

The like in favour of the following:

Thomas de Harepath of co. Devon, for a fine of 20*l.*

John de Wauton of co. Hereford, for a fine of 10 marks.

Thomas de Wylinton of co. Gloucester, for a fine of 40 marks.

Simon Basset of the same county, for a fine of 10 marks.

Gilbert de Thynden of the same county, for a fine of 20 marks.

Thomas le Botiller of co. Gloucester, for a fine of 20 marks.

Adam Martel of the said county, for a fine of 20*l.*

John de Auro (*sic*) of co. Gloucester, for a fine of 10 marks.

Thomas de Baddesley and Simon his son of co. Warwick, for a fine of 10 marks.

May 3. Richard Dansy of co. Hereford has like letters to Geoffrey le Scrop and  
Westminster. his fellows, justices to hold pleas before the king.

March 15. To the sheriff of Stafford. Order to cause a verderer for the forest of  
Westminster. Canok to be elected in place of Alan de Acton, deceased.

The like for the election of a verderer for the said forest in place of Richard de Wolsel, deceased.



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*Membrane 20—cont.*

March 21. To Geoffrey le Scrop. Order to intend, together with the others deputed  
Westminster. for this purpose, the pleas to be held before the king, as the king wills that  
he shall be chief justice to hold such pleas. By K.  
[*Parl. Writs.*]

To Hervey de Staunton. Order to deliver to the said Geoffrey the rolls,  
writs, memoranda, and all other things touching the above office. By K.  
[*Ibid.*]

March 12. To Hervey de Staunton, Henry Spigurnel, John de Stonore, Robert de  
Westminster. Malberthorp and Master Robert de Ayleston. Whereas the king, upon  
being lately given to understand that the beasts and other goods and chattels  
in the castles, manors, and tenements in cos. Gloucester, Salop, Worcester,  
and Hereford, and elsewhere in those counties that belonged to certain of his  
subjects lately insurgent in war against him, and which ought to have come  
to him by their forfeiture had been withdrawn and eloigned from him by  
certain malefactors, and that certain of the said castles, manors, and tenements  
of the said men and of others in that county in his hands for other causes that  
he lately ordered to be demised at ferm for a certain time, had been demised  
at a less value than they might have been demised for, and that the beasts,  
corn and other goods found in the same that he lately willed should be sold  
for his benefit had been sold for a smaller value than what they were  
worth, and that certain demesne lands in the castles, manors, and lands  
aforesaid that used to be cultivated now lie uncultivated through the default  
of the keepers, and that the chaces, parks, warrens, woods, fishponds and  
fisheries thereof are insufficiently kept, and that the goods in the same at the  
time when they were taken into the king's hands were wasted and consumed  
by the keepers of the castles, manors, and lands and by many other persons,  
and that the said keepers have misbehaved and do misbehave themselves in  
their bailiwicks about those things that they had and have in their custody  
and towards the people of these parts, and that they have kept insufficiently  
the chaces, parks, warrens, and woods, fishponds, and fisheries, and that  
they have chased and fished therein, and that they have taken and  
carried away fish and deer therefrom, and that many of the ministers  
of the king's household and elsewhere and some others, feigning to have  
commissions from the king, have taken and carried away the goods and  
chattels of divers men in the aforesaid counties for the king's use without  
making satisfaction therefor, appointed the aforesaid Hervey, Henry, John,  
Robert, and Master Robert his justices to make inquisition concerning the  
conduct of the said keepers and concerning the above matters, and to hear  
the complaints of all persons wishing to make plaint for the carrying away  
of their goods as aforesaid, and to do justice to them, and to punish all those  
who should be convicted of these offences at the suit of the king or of  
others, and to receive fines and ransoms from those wishing to make fines  
and ransoms for those things that pertain to the king in this behalf, and  
to certify the treasurer and barons concerning the same; the king now  
orders the said justices to cause the matters aforesaid that have been begun  
before them and that have not yet been determined to be placed before the  
king in fifteen days from Easter day next, to be determined according to  
law and custom. By K.

March 12. To the same. Whereas the king, upon being lately given to understand  
Westminster. that the sheriffs in divers counties, and his clerks, bailiffs and ministers,  
constables and keepers of his prisons, and his bailiffs of liberties and other  
bailiffs of his, and the sub-escheators in the same counties have made  
oppressions and grievances by colour of their offices from the men of those  
counties and from other men coming into the same by false indictments, im-  
prisonments, appeals, grievous ransoms, and intolerable distrains made from  
unjust causes, and have made extortions of divers sums of money and things,



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*Membrane 20—cont.*

and that the principal taxors and collectors and the sub-taxors and sub-collectors of the sixth and tenth lately granted to the king and of other such grants made to him and their clerks have misbehaved themselves against the king and against his people, and have aggrieved his people in this behalf in many ways, and that they have received great sums of money from the townships of those counties for their own use in order to spare the men of the townships, appointed the aforesaid Hervey, Henry, John, Robert, and Master Robert his justices to enquire concerning the aforesaid matters in the aforesaid counties, and to hear and determine the complaints of all wishing to make plaint concerning these matters from the time of the king's accession, except against those upon whom justice has been previously done, and to receive fines and ransoms for the king's use (as in preceding order); the king now orders the justices to cause the matters aforesaid that have been commenced before them and that have not yet been determined to be placed before him in fifteen days from Easter day next. By K.

To the same. Whereas the king hertofore appointed certain men of divers counties to choose in the same counties a certain number of footmen for the Scotch war and for the repulse of the contrarians, and to array the men of the said counties between the ages of sixteen and sixty, so that they should be ready to come to the king when summoned, and the king afterwards, learning from the complaint of the prelates and *procures* and people of the realm that the men thus assigned and—[*Incomplete.*]

March 16. To the same. Whereas the king, upon learning that many persons of  
Westminster. cos. Salop, Stafford, Gloucester, Worcester, and Hereford had aided the rebels in men, horsemen and footmen, money and other things, and that they had adhered to the said rebels, appointed the aforesaid Hervey, Henry, John, Robert, and Master Robert his justices to enquire concerning the men who had thus lent aid to the rebels, and to hear and determine the matter; the king now orders them to cause the matters aforesaid that have been commenced before them and that have not yet been determined to be placed before him in fifteen days from Easter day next. By K.

March 18. To Robert de Bures, keeper of the lands of certain rebels in co. Suffolk.  
Westminster. Order not to intermeddle further with the manor of Holebrok, in that county, and to deliver the issues thereof to Robert de Aspale and Robert de Cantuaria, executors of the will of Alice, late the wife of Roger le Bygot, late earl of Suffolk and marshal of England, and to deliver to them the custody of the heir of John de Holebrok, as the king, at the petition of the aforesaid executors, suggesting that during Alice's life the custody of the manor and heir came to her hands by reason of the heir's minority because John held the manor by knight service of her by reason of the lands that she held in dower, and that after her death, Bartholomew de Badelesmere, one of her executors, had the manor by the assent and at the will of the aforesaid executors to answer for the issues thereof, and in no other manner, and the manor has been taken into the king's hands with the body of the heir upon Bartholomew's forfeiture, appointed Walter de Norwico, Hervey de Staunton, and William Videlou to make inquisition concerning the premises, by whose inquisition it appears that Alice had the custody of the manor and heir in her lifetime as is above said, and died seised thereof, and that after her death the custody came to the hands of her executors, and that Bartholomew, one of the executors, had the manor in form aforesaid.

By pet. of C.

March 26. To Henry le Scrop, keeper of the Forest beyond Trent. Order to deliver  
Westminster. to Thomas de Hoton, kinsman and heir of Thomas de Hoton, tenant in chief, the custody of the laund of Plumpton in the forest of Inglewode and of the king's deer in the same laund, which the said Thomas, his grandfather, held in



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*Membrane 20—cont.*

chief at his death, as appears by inquisition returned into chancery, as the king, on 25 October, in the 14th year of his reign, took the homage of Thomas for all the lands that his grandfather held in chief, and ordered Gilbert de Stapelton, then escheator beyond Trent, to cause him to have seisin of the said lands, he having proved his age before the escheator.

*MEMBRANE 19.*

March 11.  
Westminster.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manors of Harewold, Podyngton, La Leye, Brockberwe, and Wrast, which he has taken into the king's hands by reason of the death of John de Grey, and to restore the issues thereof to Roger, son of the said John, as it appears by part of a fine levied before William de Bereford and his fellows, justices of the Bench, in the 5th year of the king's reign, between John de Stok, parson of Strixton church, demandant, and the said John de Grey, deforciant, that John de Grey acknowledged the aforesaid manors to be the right of John de Stok as those that he had of his gift, and that John de Stok granted them to John de Grey and rendered them to him, to hold for life, so that after his death they should remain to the aforesaid Roger and the heirs of his body, with remainder, in default of such heirs, to John, son of Ralph Basset of Drayton, and the heirs of his body, with remainder to Ralph, brother of the said John son of Ralph Basset, and the heirs of his body, with remainder to the right heirs of John de Grey, and it appears by inquisition taken by the escheator that John de Grey at his death held the manors for life according to the form of the fine, and that the manors are held of others than the king.

To the same. Like order concerning the manors of Great Brikhull, Overbletchele, and Snellestone, as it appears by part of a fine levied before the aforesaid justices in the aforesaid year between the said John de Stok and John de Grey that the latter acknowledged the manors to be the right of the former, and that the former granted and rendered them to the latter, to hold for life, with remainder to the aforesaid Roger and the heirs of his body, and with remainder to Roger son of John de Meules, and the heirs of his body, with remainder over to the right heirs of the said John de Grey.

To the same. Like order concerning the manor of Stokhamund, as it appears by part of a fine levied in the aforesaid year before the said justices between the said John de Stok and John de Grey that John de Grey acknowledged the manor to be the right of John de Stok, and that John de Stok granted the manor to John de Grey and rendered to him two parts thereof, to hold for life, and granted that the third of the manor, which John de Eton and Lettice his wife held in dower of the inheritance of the said John de Stok (*sic*), should remain to the said John de Grey, to hold, together with the aforesaid two parts, for life, with remainder to the aforesaid Roger, his son, and the heirs of his body, with remainder to the right heirs of the said John de Grey.

To John de Bloumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Like order concerning the manors of Gillyng and Hemmyngford Turbervill, except four virgates of land in the latter manor, as it appears by part of a fine levied before the aforesaid justices in the said year between William de Strixton, parson of Deneford church, demandant, and the said John de Grey, deforciant, that John acknowledged the manors to be the right of the said William as of John's gift, and that William granted and rendered the manors to John for life, with remainder to Roger his son and the heirs of his body, with remainder

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*Membrane 19—cont.*

to John son of Ralph Basset of Drayton and the heirs of his body, with remainder to Ralph, brother of the said John son of Ralph Basset, and the heirs of his body, with remainder to the right heirs of the said John de Grey.

To the same. Like order concerning the manor of Holewell, as it appears by part of a fine levied before the said justices in the same year between John de Stok, parson of Strixton church, demandant, and John de Grey, deforciant, that John de Grey acknowledged the manor to be the right of John de Stok as of John de Grey's gift, and that John de Stok granted and rendered the manor to John de Grey to hold for life, with remainder to Roger son of the said John de Grey and the heirs of his body, with remainder to the right heirs of the said John de Grey.

To the same. Like order concerning a messuage, a mill, 2 carucates of land, 12 acres of meadow, 10 acres of pasture, and 10*l.* 12*s.* 0*d.* of yearly rent in Depeden, co. Essex, and the manor of Syweneston, and the advowson of the church of the manor, and of a mill, 44 acres of land, 13½ acres of meadow, and 6*l.* 6*s.* 0*d.* of yearly rent in Bollebukhull and Caldecote and the advowson of a moiety of the church of Walton, co. Buckingham, as it appears by part of a fine levied before Ralph de Hengham and his fellows, justices of the Bench, in the 35th year of the late king's reign, between Roger, parson of the church of Syweneston, demandant, and John de Grey, deforciant, that John acknowledged the premises to be the right of Roger as those that he had of John's gift, and that Roger granted and rendered them to John, to hold for life, with remainder to Roger son of the said John and the heirs of his body, with remainder to Henry brother of the said Roger son of John and the heirs of his body, with remainder to the right heirs of John.

March 11.  
Westminster.

To Simon de Baldreston, king's clerk. Order not to intermeddle further with the under-mentioned manors, etc., the custody whereof the king committed to him, and to restore the issues thereof to Roger de Grey, son of John de Grey, as it appears by parts of certain fines levied before the justices of the Bench in the late king's time and in the time of the present king's time and by inquisitions taken by the escheators in divers counties of the realm that the said John held for life at his death the manors of Harewold, Podyngton, La Leye, Brockburwe, and Wrast in co. Bedford, Holewell, co. Hertford, Great Brichull and the advowson of the church of that manor, Overblecchele, Snelleston and Stok Hamund in co. Buckingham, Gillyng, Hemmyngford Turbervill, except four virgates of land in the latter, co. Huntingdon, and a messuage, a mill, two carucates of land, 12 acres of meadow, 10 acres of pasture, 10*l.* 12*s.* 0*d.* of rent in Depeden, co. Essex, and the manor of Syweneston and the advowson of the church of that manor, and a mill, 44 acres of land, 13½ acres of meadow, 6*l.* 6*s.* 0*d.* of rent in Bollebrekhull and Caldecote, and the advowson of a moiety of the church of Walton, co. Buckingham, and it is found by other inquisitions taken by other escheators that John held for life the manors of Swanton, Flitte, and Hoghton, co. Bedford, Walton and Woketon, co. Buckingham, and that the aforesaid manors, rents, advowsons, etc., ought to remain to Roger de Grey, son of the said John, and to the heirs of his body, wherefore the king has ordered the manors, rents, etc., to be delivered to Roger.

The like to the aforesaid Simon and to Robert Power singly.

To Richard le Wayte, escheator, in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manors of Swanton, Flitte, and Hoghton, co. Bedford, and Walton and Woketon, co. Buckingham, and to restore the issues thereof, as it appears by inquisition taken by the escheator that John de Grey held them for life at



1321.

*Membrane 19—cont.*

his death of others than the king, and it is found by inquisitions taken by other escheators this side Trent that John held no lands of the king in chief at his death, except the castle of Ruthyn with the cantred of Deffreyncloyt, which he held for life only and which the king has ordered to be delivered to Roger de Grey by virtue of a fine levied in the king's court.

March 11. To Edward, earl of Chester, or to the justice of Chester, or to him who  
Westminster. supplies the justice's place. Notification that the king has caused the lands that John de Grey held for life to be delivered to Roger de Grey, his son, by virtue of the fines above mentioned. The king makes this notification so that the earl or his justice may cause to be done what ought to be done concerning the manor of Rusdon, co. Chester, which John held for life by fine similarly levied in that county, and which ought to remain to the said Roger.

## MEMBRANE 18.

March 11. To Robert de Grendon and Robert Power. Order not to intermeddle  
Westminster. further with the castle of Ruthyn and the cantred of Deffrencluit, which they have taken into the king's hands by reason of the death of John de Grey, and to restore the issues thereof to Roger, son of the said John, as it appears by a part of a fine levied before William de Bereford and his fellows, justices of the Bench, in the 13th year of the king's reign, between John de Grey, demandant, and John Amory and William de Deneford, deforciant, that John de Grey acknowledged the castle and cantred to be the right of the said John and William as of his gift, and that John and William granted and rendered them to him, to hold of the king for life, with remainder to the said Roger and the heirs of his body, with remainder to the right heirs of the said John, and it is found by an inquisition taken by John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop and Stafford, and in the adjoining marches of Wales, that John de Grey held the castle and cantred for life according to the form of the said fine, and that they are held of the king in chief by the service of three knights' fees, and the king has taken Roger's homage for the castle and cantred.

By p.s.

March 16. To John le Porter, keeper of certain rebels' lands in co. Essex. Order  
Westminster. not to intermeddle further with a messuage and 40 acres of land of Matilda, late the wife of William le Engleis, in Bridbrok, which were taken into the king's hands by Geoffrey Dode and William de Newport, as the king learns by the certificate of the said Geoffrey and William that William le Engleis, son of the said Matilda, was indicted before the king at Aungre, in the said county, for certain offences, and that they took the aforesaid messuage and land into the king's hands by virtue of their appointment to take the lands of the said William into the king's hands, and that they delivered them to the aforesaid keeper by the king's order, and that the said William was never seised of the aforesaid messuage and land, but only held them at the will of Matilda in order to find his maintenance, and it appears by inquisition taken by William de Gosefeld and Aumfrid de Staunton, whom the king appointed to make further inquisition concerning this matter, that William le Engleis and the said Matilda, late his wife, were seised of the said messuage and land as of their freehold by fine levied in the king's court, and that William is dead, and that William le Engleis, son of Matilda, had nothing in the said messuage and land on the day when they were taken into the king's hands or afterwards, and it appears by the second part of the aforesaid fine exhibited before the king that William le Harpour granted, before Ralph de Hengham and his fellows, justices of



1324.

*Membrane 18—cont.*

the Bench, in the 30th year of the late king's reign, the messuage and land to the aforesaid William le Engleis and Matilda for their lives. By pet of C.

March 11. To John de Lek, constable of Tuttebury castle. Order to deliver to  
Westminster. Robert de Whitefeld the issues of his lands from 20 March, in the 16th year of the king's reign, when the king ordered Roger de Waltham, then keeper of the aforesaid castle, to deliver to Robert his lands upon his finding mainpernors to have him before the king if the king would speak against him to answer for wearing the robes of Thomas, late earl of Lancaster, as Roger has certified that Robert has found the following mainpernors: Thomas de (*sic*) Chaumberleyn of Marchyngton, William Curteis of Hambury, Robert de Melburn, Richard de Whittenhull of Adgarsleye, Henry de Kinoton of Marchyngton, and Nicholas de Colton.

March 12. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Westminster. Salop, and Stafford. Order not to intermeddle further with the house called 'La Bothhall' in the town of Shrewsbury, and to restore any issues received therefrom to the burgesses, the escheator having certified that he took the said house into the king's hands because he found by an inquisition taken before him that the community of the town had appropriated to themselves a plot of land of the king's soil in that town, upon which they had built the said house, as it appears by a charter of Henry III., which the king has inspected, that he granted to the burgesses of the said town that they might approve themselves on land and in water within the liberty of the town without hindrance from the king or his bailiffs. By C.

March 28. To the chamberlain of Kaermerdyn. Order to pay to Edmund, earl of  
Westminster. Arundel, justiciary of Wales, the arrears of a moiety of the fee that he ought to receive for that office from the time of the chamberlain's appointment, and to pay the same moiety henceforth.

The like to the chamberlain of Caernarvan.

March 18. To Thomas de Burgh, escheator beyond Trent. Order to deliver to  
Westminster. Nicholas son of Lucy daughter of Robert de Twenge a moiety of the manors of Wlovre, Hethpol, Heddreslawe, Lowyk, and Belford, and the issues received therefrom, as Mary, daughter of Margery de Muschaunce, acknowledged, by a fine lately levied by the king's licence before the justices of the Bench, between her, Nicholas de Meynill, and the aforesaid Nicholas son of Lucy, demandants, and Thomas de Hibernia, deforciant, concerning the moiety of the aforesaid manors, which are held in chief, that the moiety was the right of the said Thomas as of her gift, and Thomas granted and rendered it to her, to hold for her life, with remainder to the said Nicholas de Meynill and the heirs of his body, with remainder to the aforesaid Nicholas son of Lucy and the heirs of his body, with remainder to the right heirs of the aforesaid Nicholas de Meynill, and it is found by inquisition taken by the escheator that the said Nicholas de Meynill died on 26 April, in the 15th year of the king's reign, and that he died without an heir of his body, and that when he died Mary was still living, and that she died on 18 October, in the 16th year of the reign, and that she continued her estate in the moiety for her time according to the tenor of the fine, and that no one named in the fine has changed his estate in any wise, and that the moiety is held of the king in chief by the services pertaining to a moiety of the barony of Muschaunce, which barony owes suit to the county [court] of Northumberland, finding four armed horses in the king's war, wherefore the king has taken the homage of the said Nicholas son of Lucy for the moiety aforesaid. By p.s.

March 16. To the treasurer and barons of the exchequer. Whereas the late king,  
Westminster. on 20 September, in the 5th year of his reign, granted to John son of



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*Membrane 18—cont.*

Reginald de Grey and his heirs that he should render the debts due from him to the exchequer for the debts of Ralph Morin, which were atterminded at 20*l.* yearly, at the rate of 5 marks yearly, and he ordered the treasurer and barons of the exchequer to allow the said terms and to cause them to be enrolled, and afterwards, on 8 November, in the 8th year of his reign, he ordered the treasurer and barons to permit the attorneys of Eleanor, queen of England, his consort, to receive the said sum yearly from John in the exchequer, the late king having assigned him to the queen to pay to her the debts wherein Ralph Morin was bound to Hagin son of Master Moses (*Mossei*), a Jew of London, which debts were atterminded at the exchequer, and afterwards, on 3 February, in 19th year of his reign, he appointed John Bacoun and Richard de Kancia to levy all the debts due to the said queen at her death, on condition that they answered to the executors of her will therefor, and although the said John son of Reginald paid 5 marks yearly to the late king's exchequer from the 20th September aforesaid until the 8th November aforesaid, and paid that sum yearly to the said queen from the latter date, the treasurer and barons are exacting all the debts aforesaid, from the executors and heirs of the aforesaid John as if the grant had not been made to the said queen; the king therefore orders them to examine the rolls and memoranda of the late king's exchequer, and if they find that John observed the attermination aforesaid until the said 8th November, they are to cause the said demand to be superseded and to cause the executors and heirs of the said John to be acquitted thereof.

March 27. To the sheriff of Norfolk. Order to release Roger de Antyngham upon  
Westminster. his finding mainpernors to have him before the king when ordered, the sheriff having taken him by reason of the king's appointment of John de Weston, constable of the Tower, and Henry de Amyne to pursue and take the said Roger and bring him to the king. By K.

## MEMBRANE 17.

March 15. To Thomas de Burgh, escheator beyond Trent. Order to pay to Hugh  
Westminster. de (*sic*) le Despenser of Hilderskelf the arrears of the pension wherein that manor is charged to him from the time when the manor last came to the king's hands, and to pay the same for so long as it is in the escheator's custody, and to permit him to receive the profits mentioned below, as the king learns by inquisition taken by the escheator concerning the lands of Ralph, late baron of Craystok, tenant in chief, that the said manor is held of John Bigot, and that it is charged to the said Hugh with a yearly pension of 5 quarters, one bushel and a peck of good wheat and a robe yearly for Hugh's life, for the custody of the woods and warren of Hilderskelf, and that Hugh ought to have all the strippings and cuttings (*ramale et sculpas*) from the trees in the woods given by the heirs of the said Ralph in any manner, and all windfall-wood therein, with free ingress and egress to carry the same away, and that Hugh was seised of the said pension and profits from the time of the making of a deed by Sir Ralph son of William, formerly lord of that manor, granting the same to him, and that he continued his seisin thereof until the manor came to the king's hands by the death of the said Ralph, late baron of Craystok.

March 5. To Robert de Hungerford, keeper of certain forfeited lands in co. Berks.  
Westminster. Order to deliver to Edmund de Bohoun all his lands, as the king has pardoned him the suit of his peace and what pertains to him for adhering to Humphrey de Bohoun, earl of Hereford, a late rebel, and has restored to him his lands, which were forfeited for this reason; provided that if the

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*Membrane 17—cont.*

lands have been demised at ferm by the king's order, the said Edmund shall satisfy the fermors by the said keeper's view for their expenses in the lands. [*Parl. Writs.*]

By p.s. [6822.]

The like to Alan de Cubbeldyk keeper in co. Lincoln, and to Richard de Whatton, keeper in co. Northampton. [*Ibid.*]

March 8. To the treasurer and barons of the exchequer. Order to allow Robert Westminster. Bretoun his expenses about the taking of the castle of Bolyngbrok, and for the wages of the men-at-arms and archers placed therein for the safe custody thereof, as he has prayed the king by his petition before the king and council to cause such allowance to be made to him, showing that, when he was sheriff of Lincoln, he expended divers sums about the taking of the castle by the king's order, and that he afterwards put six men-at-arms and ten archers in it for safe custody, who remained in it from 18 March, in the 15th year of the reign, until 16 April following, when he delivered the castle to Alan de Cubbeldyk by the king's order.

By pet. of C. [1762.]

March 8. To the same. Like order for the allowance of the said Robert's expenses Westminster. about the taking into the king's hands of Lincoln castle and the custody of the same, Robert having shewn by his petition before the king and his council that he took the castle and placed twenty men-at-arms, twenty-four crossbowmen, and twenty-six archers therein, who stayed therein from 27 February, in the 15th year of the king's reign, until 16 April following, when Robert removed them from the castle by the king's order.

By pet. of C. [1762.]

March 27. To John de Bloumville, escheator in cos. Norfolk, Suffolk, Cambridge, Westminster. Huntingdon, Essex, and Hertford. Order to deliver to Agnes, late the wife of John Dargentaine, tenant in chief, the following of her late husband's knights' fees, which the king has assigned to her in dower: a fee in Waudlyngton, co. Hertford, which John de Waudlyngton holds, of the yearly value of 10*l.*; a quarter of a fee in Meldebourn, co. Cambridge, which Anna Paynel holds, of the yearly value of 15*s.*

To the same. Order to deliver to the said Agnes the advowson of the church of St. Benedict, Cambridge, of the yearly value of 100*s.*, and the advowson of the chapel of SS. Simon and Jude, Newmarket (*de Novo Mercato*), of the yearly value of 40*s.*, which the king has assigned to her as dower of her husband's advowsons.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order to deliver to the said Agnes a knight's fee in Asshendon, co. Buckingham, which John de Adyngrave holds, of the yearly value of 10*l.*

April 1. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Westminster. Dorset. Order not to intermeddle further with the lands of John de Ferariis of Chircheston, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held no lands in chief at his death in the escheator's bailiwick by reason whereof the custody of his lands ought to pertain to the king.

March 30. To Griffin ap Res, constable of Buelt castle. Order to expend up to Westminster. 20 marks in repairing the houses, walls, and other buildings within that castle.

April 1. To Richard de Musle, constable of Pontefract castle. Order to release Westminster. John de Chelmersford, clerk, from that castle, wherein he is imprisoned for adhering to the rebels, as Giles de Trumpeton of co. Cambridge, Master Richard de Clare of co. Wilts, and Gilbert de Chelmersford, parson of the



1324.

*Membrane 17—cont.*

church of St. Michael, Long Stretton, diocese of Norwich, have mainperned for payment of the 200 marks in which he made fine with the king and have also mainperned for his good behaviour. By K.

March 22. To the treasurer and barons of the exchequer. Order to allow to Westminster. Geoffrey de Sutton and Robert But, collectors of the custom at Boston, for 700*l.*, paid by them by the king's order by privy seal to Thomas de Usflete, clerk of the great wardrobe, for the purpose of making divers provisions for the office of the wardrobe in Boston fair, which the king lately charged him to make.

March 18. To Thomas de Fetherstanhalgh, keeper of the king's peel of Hegheved. Westminster. Order to deliver to Ermeiarda, late the wife of John de Harcla, her dower of an assart called 'Hegheved,' and the issues of the same from the time when it was taken into the king's hands, as she has shewn by her petition before the king and his council that a third of the said assart was assigned to her as dower after her husband's death by Andrew de Harcla, and that she was seised thereof, and that the said keeper took the said part into the king's hands without cause, wherefore she prayed the king for a remedy, especially as her husband forfeited nothing to the king in his life and she has not trespassed against the king in anything by reason whereof she ought to lose her dower, whereupon the king ordered the keeper to deliver to her her dower aforesaid, together with the issues of the same from the time when it was taken into the king's hands, the keeper having returned that he has not delivered the dower to her because the assart was committed to him by writ of privy seal.

April 6. To the treasurer and barons of the exchequer. Order to acquit Thomas Wak Westminster. of 30*l.* yearly from 1 April last out of the 90*l.* yearly due from him for the custody of the lands of John de Stutevill, tenant in chief, in Ekyngton and Kyrkeby-in-Asshefeld, for the latter manor, the king having committed to him, on 19 December, in the 16th year of his reign, the custody of the manors during the minority of John's heir, as the king, on 1 April aforesaid, assigned the manor of Kyrkeby to Laura, late the wife of the said John, in dower by the assent of the said Thomas.

March 20. To Master John Walewayn, late escheator this side Trent. Order to Westminster. deliver to Richard, son and heir of Richard de Aumundevill, the issues of his father's lands, the king having ordered John de Bloumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, not to intermeddle further with the lands of the said Richard the elder, and to restore the issues thereof, because it appears by an inquisition taken by the said John that the said Richard the elder held no lands in chief at his death except the manor of Okenhill, co. Suffolk, whereof Elizabeth, late the wife of the said Richard the elder, was enfeoffed jointly with him, which manor is held of the king as of the honour of Eye by knight service, as Richard de Aumundevill, son and heir of the said Richard, has entered the said lands, as it is said.

*MEMBRANE 16.*

March 26. To the treasurer and barons of the exchequer. Whereas the king, on Westminster. 8 May, in the 14th year of his reign, committed to John de Rithre, his yeoman, the custody of the castle of Corf with the chace of Purbyk during pleasure, so that he should answer to the exchequer for the issues thereof, and ordered Roger Dammory or him who supplied his place in the castle to deliver to John the castle and chace, together with the arms, victuals, and other things in the castle, and the aforesaid commission was delivered at the exchequer in the estreats of the fines of the rolls of chancery, by reason whereof the treasurer and barons have caused John to be summoned to

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*Membrane 16—cont.*

render account of the issues aforesaid; and the king on 3 December, in the 15th year of his reign, committed the custody of the castle and chace aforesaid to John le Latimer during pleasure, when he ordered the said Roger or him who supplied his place in the castle to deliver the castle and chace to the said John le Latimer, whereby it appears that the castle and chace remained in the custody of the said Roger from the said 8 May until the said 3 December continuously: the king therefore orders the treasurer and barons to discharge the said John de Rithre of the issues aforesaid.

March 24.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard, brother and heir of Henry de Cokefeld, in the debts due from Henry at his death and the debts of Simon de Cokefeld, brother\* of the said Henry and Richard, for 15*l.* due to Henry from the king by an account made in the king's wardrobe for the time when Henry was of the king's household, and to do what they shall see fit concerning the attermination of the rest of the aforesaid debts, Richard having prayed by his petition before the king and his council for allowance for the said 15*l.* and that the king would grant him attermination at the rate of 40*s.* yearly for payment of the aforesaid debts. By pet. of C. [1965, 1966.]

March 15.  
Westminster.

To John de Hampton, escheator in eos. Worcester, Hereford, Gloucester, Salop, and Stafford. Order not to intermeddle further with an acre of land in Kingesnorton, and to restore the issues thereof, the escheator having taken it into the king's hands by reason of its acquisition by the abbot and convent of Bordisle, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that the predecessors of the abbot and convent acquired the aforesaid acre from Richard de la Woxthalle† long before the publication of the statute of mortmain, to wit 70 years ago and more, rendering therefor to the said Richard and his heirs 6*d.* yearly, and that the aforesaid acre is held of the aforesaid Richard by the service of 6*d.* yearly for all service, and that Richard held the said 6*d.* of yearly rent with other lands in Brimesgrave and Norton of the late king as of the manor of Brimesgrave and Norton, which is of the ancient demesne of the crown, by the service of the aforesaid 6*d.* of yearly rent, and that Richard released the aforesaid rent to the predecessors of the abbot 50 years ago and more, and that he charged himself with the said rent to the late king, and that the aforesaid acre is worth in all issues 8*d.* yearly. By pet. of C. [1707.]

March 11.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to the proctor of the abbot of Fécamp in England 50*l.* in the debts due from the abbot, as the proctor has prayed the king by petition to cause allowance to be made to him for the above sum, wherein the king is bound to the proctor by letters patent under the exchequer seal for money received by way of loan, which sum the king promised to pay to him at Martinmas, in the 13th year of his reign, or to allow it in tenths or other contributions from him.

By pet. of C.

To Robert de Hungerford, keeper of certain forfeited lands in co. Berks. Order to pay to Margery, late the wife of Alexander atte Hoo, the arrears of 33*s.* 4*d.* yearly from the time when he received the custody of Alexander's lands in Benetfeld, and to pay her that sum yearly for so long as they are in his custody, as it is found by inquisition taken by John de Foxle, Master John de Blebury, and John de Benham, that Margery, after she was dowered of the aforesaid lands in Benetfeld, demised them to John de la Beeche, to hold from Monday after All Saints, in the 11th year of the king's reign, for the term of her life, rendering to her yearly 33*s.* 4*d.*, as is contained in a deed between the said John and Margery, and in no other wise, and that she

\* Described as their father in the petition.

† Called *Wexhulle* in the petition.



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*Membrane 16—cont.*

always received that sum from the time of the demise until the said lands were taken into the king's hands with other lands of the said John's, and that the lands aforesaid are worth 33s. 4d. yearly, and that they were taken into the king's hands with the other lands of the said John by reason of his rebellion, and that Margery never afterwards released the said rent or changed her estate therein in any way.

March 20. To the treasurer and barons of the exchequer. Order to allow to John  
Westminster. Travers, king's clerk, the expenses that they shall find by inquisition that he incurred about the safe guarding of the castle of Horneby, co. Lancaster, as he has shewn the king by his petition before him and his council that whereas he had the custody of the said castle amongst other lands in the king's hands in that county at the time when the Scotch rebels entered that county, when they stayed for thirteen days about the castle and at Lancaster and elsewhere in those parts from Friday before St. Thomas the Martyr, in the 16th year of the king's reign, and the said clerk incurred great expense for the safe-guarding of the castle by the retaining of men-at-arms, hobelers, and others in the same at the king's wages, and he has prayed the king to cause allowance to be made to him for the same. By pet. of C. [3776.]

March 28. To John de Bloumwill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hertford. Order to deliver to Simon de la Borde the manor of Hilketlishale,\* co. Suffolk, which the escheator took into the king's hands by reason of the death of Guy Ferre, and to deliver the issues thereof since Guy's death to Simon, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Guy held at his death the said manor by fine levied in the king's court, to him and the heirs of his body, of the king in chief as of the honour of Lancaster by the service of a moiety of a knight's fee, with remainder to the said Simon and the heirs of his body, with remainder to John de Claroun and the heirs of his body, with remainder over to the right heirs of the said Guy, and that Guy died without an heir of his body, by reason whereof the manor ought to remain to Simon, the king having taken Simon's homage for the manor.

By p.s. [6848.]

March 28. To the same. Order not to intermeddle further with the manor of  
Westminster. Okenhill, co. Suffolk, and to restore the issues thereof, as the king learns by inquisition taken by the said Master John Walewayn that Richard de Aumundevill and Elizabeth his wife were jointly enfeoffed of the manor by fine levied in the king's court, to them and to the heirs of Richard, and that the manor is held of the king in chief as of the honour of Eye by the service of one knight's fee, and by the service of 20d. to the ward of the castle of that honour at the end of every 32 weeks yearly, and by the service of doing suit at each court of the honour, and that Elizabeth continued her seisin jointly with Richard until his death, and it appears by inspection of the fine in chancery that it was levied at Westminster in fifteen days from Holy Trinity, in the 5th year of the king's reign, before William de Bereford and his fellows, justices of the Bench, at which time the honour was not in the king's hands.

March 20. To Robert de Aston, keeper of certain contrariants' lands in co. Gloucester.  
Westminster. Order to pay to Thomas, parson of the church of Weston-under-Egge, a tithe of the agistments of beasts in the park of Weston and in other lands and pastures pertaining to that manor and to the manor of Norton within the limits of his parish, if it appear to the said keeper that Thomas and his predecessors have been wont to receive such tithe, as Thomas has shewn the king by his petition before him and his council that he ought to receive such tithe and that his predecessors have been wont to receive it from

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\* Called *Hilleschishale* in the privy seal.



1324.

*Membrane 16—cont.*

time out of mind, and that the tithe has been detained from him since the manors were taken into the king's hands by the forfeiture of John son of John Giffard.

By pet. of C. [7528.]

March 24. To the sheriffs of London. Order to release Richard de Bristoll, Richard Westminister. de Whatele, Walter de Charteseye, William de Hampton, William Testa, John de Hertford, Simon Oulepenne, Thomas le Mareschal, and Richard de Staunford from Newegate prison, upon their finding mainpernors to have them before the king when called upon, they having shewn by their petition that whereas they were lately hired by the citizens of that city to go with the king in his service against certain of the rebels, and they remained with the king in the said service for some time, they were afterwards attached by the mayor of the city and committed to Newegate because they returned to the city without the king's licence to seek the costs of themselves and their fellows in the said expedition.

By pet. of C.

March 30. To the constable of Bristol castle, or to him who supplies his place. Westminister. Order to deliver John de Sapy to Thomas de (*sic*) Blound and Richard Rivers, knights of co. Gloucester, John de Hardeshull, knight of co. Warwick, William Rydell, knight of co. Northumberland, Roger Pichard, knight of co. Hereford, and Matthew de Clyvedon, knight of co. Somerset, as they have mainperned to have the said John before the king in the quinzaine of Easter next to answer for his adherence to certain rebels.

By K.

March 31. To the sheriff of Cumberland. Order to restore to Robert de Leybourn Westminister. his lands, which the king lately ordered the sheriff to take into the king's hands, to hold at the king's will, and the issues thereof, retaining in the king's hands his goods and chattels, which the king also ordered to be taken into his hands.

By K.

The like to the sheriff of Lancaster.

March 27. To the sheriff of Lancaster. Order to supersede entirely the exaction of Westminister. the said Robert at the king's suit in that county [court], although he is placed in exigent to be outlawed because he did not appear before the king to answer him at his suit for his alleged adherence to certain rebels in that county.

By K.

March 30. To the bailiffs of J. bishop of Norwich at Bishop's Lenne. Order to Westminister. permit John Taillour, burgess of Berwick-on-Tweed, to go whither he will, if he have letters of safe conduct under the seals of Robert de Umframvill, earl of Angos, and Roger de Horsle, keepers of the truce with the Scots in the parts of Northumberland, and to restore the said letters and his goods and chattels to him, as he has shewn by his petition that whereas he set out on pilgrimage (*peregre*) towards Canterbury with the said letters of safe conduct, and came to the said town, the aforesaid bailiffs have arrested and detained him, retaining the said letters and his goods and chattels in their possession.

By pet. of C. [3712.]

*Membrane 16—Schedule.*

March 27. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, Westminister. and in the city of London. Order to deliver to H. bishop of Lincoln, or to his attorney, his lands in the town of Stutyng, co. Kent, and the Old Temple, London, and all the other lands of the bishopric in the escheator's bailiwick, as the king has restored the temporalities of the see to the bishop at the request of the prelates earls, and other magnates of the realm.

By K.



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*Membrane 16—Schedule.—cont.*

The like to the following :

John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, concerning the manors of Bokeden and Spaldewik, and all other lands of the bishopric.

Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, concerning the manor of Bykeliswade, co. Bedford, the manors of Tynghirst and Wobourn, co. Buckingham, and the manors of Tham and Dorkcestre, co. Oxford.

Robert Darcy, concerning Sleford castle and other lands of the bishopric. *Et erant patentes.*

Donald de Mar, concerning the castle of Neuwerk and other lands of the bishopric.

Robert de Arderne, concerning Banbury castle and other lands of the bishopric.

Roger de Watton, concerning the manor of Ledyngton, co. Rutland, and the manor of Kildesby, co. Northampton, and other lands of the bishopric. *Et erant clause.*

June 24.  
Tunbridge.

Henry de Cobham, keeper of certain lands in the king's hands in co. Kent, concerning the town of Stoutyng and Tunstal, and the issues thereof from the said 27 March.

*Memorandum*, that it was and is the intention of the king that the collations and presentations of benefices void during the time when the temporalities aforesaid were in his hands shall be saved to him, and Master Robert de Baldok, archdeacon of Middlesex, the chancellor, intimated this to the bishop at the sealing of the writs by the king's order, admonishing him to conduct himself in the premises so that the king should not have any other cause to place his hands upon the temporalities aforesaid.

*MEMBRANE 15.*

March 15.  
Westminster. To Simon de Baldreston, king's clerk. Order not to intermeddle further with the custody of a messuage, 90 acres of land, and 24s. of rent in Hoclive, and to restore the issues thereof to John Amory, as the king learns by inquisition taken by Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, that John de Grey and John Amory held the premises on the day of John de Grey's death jointly of the gift of Joan, late the wife of Richard Kereseye, to them and the heirs of John Amory, and that they are held of others than the king.

April 1.  
Westminster. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to Laura, late the wife of John de Stotewill, tenant in chief, the manor of Kirkeby-in-Asshefeld, co. Nottingham, which the king has assigned to her as dower of her husband's lands by the assent of Thomas Wake, to whom he had committed the custody of John's lands during the minority of his heir.

March 10.  
Westminster. To John de Bolinbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands that John son of Ingelram de Luda held of the bishopric of Lincoln at his death, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that the said John held in his demesne as of fee at his death certain lands in Louth (*Luda*) of the bishopric of Lincoln by the service of 22s. yearly and making an appearance yearly at Michaelmas at the bishop's court of Louth, and of being his reeve of the manor of Louth for one year only when elected to that

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*Membrane 15—cont.*

office, and that he held no other lands of the bishopric or of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king. The king wills that the issues of the aforesaid lands shall be answered for by his bailiffs of that manor, which is in his hands, as has been usual heretofore in the times of the bishops.

March 24. To the sheriffs of London. Order to release Richard de Bristoll, Richard de Whatele, Walter de Cherteseye, William de Hampton, William Testa, John de Hertford, Simon Oulepenne, Thomas le Mareschal, and Richard de Staunford from Newgate prison, upon their finding mainpernors to have them before the king when called upon, they having shewn by their petition that whereas they were lately hired by the citizens of that city to go with the king in his service against certain of the rebels, and they remained with the king in the said service for some time, they were afterwards attached by the mayor of the city and committed to Newgate because they returned to the city without the king's licence to seek the costs of themselves and their fellows in the said expedition.

By pet. of C.

April 6. To John de Weston, constable of the tower of London. Order to release Fulmer. Robert de Stanford, chaplain, from prison in the Tower. The king makes this order of his especial grace.

By K.

March 14. To the treasurer and barons of the exchequer. Order to acquit Ralph de Westminister. Sharpenham, who now holds the lands of John Styne, deceased, whose lands were in the king's hands during his lifetime by reason of his madness, of the issues of the aforesaid lands received by him, as the king, on 15 December, in the 3rd year of his reign, ordered Walter de Gloucestre, then escheator this side Trent, not to intermeddle further with the lands of the said John, because it was found by an inquisition taken by him that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

April 6. To the sheriff of Southampton. Order to cause Margaret, wife of Roger Westminister. de Mortuo Mari of Wygemore, who is in his custody, to be conducted to the castle of Skipton-in-Craven, co. York, together with a damsel, an esquire, a laundress, a groom, and a page (*uno pagetto*) serving her, there to be delivered by indenture to John de Rithre, constable of the aforesaid castle, whom the king has ordered to receive her from the aforesaid sheriff. The king has ordered the treasurer and barons of the exchequer to cause 13s. 4d. daily to be paid to her for the expenses of herself and the aforesaid servants on their journey to the said castle, and to cause 13s. 4d. weekly to be paid to her during her stay in the said castle, and 10 marks yearly at Easter and Michaelmas for her robes.

By K.

April 9. To the sheriff of Lincoln. Order to supersede entirely the exaction for Fulmer. outlawry and the promulgation of outlawry in his county [court] of Richard de Furneux, parson of Fraunkton church, for his failure to appear before Richard de la Bere and his fellows, the justices appointed to hear and determine certain trespasses committed upon Hugh le Despenser, the younger, at Fraunkton, in that county, to answer to the said Hugh for the aforesaid trespasses, as he has satisfied Hugh for the trespasses, as Hugh has testified personally before the king.

To the same. Like order, as the said Richard has satisfied the king for certain trespasses committed upon him at Fraunkton.

April 7. To Roger de Waltham, late keeper of the wardrobe. Order to account Fulmer. with Richard de Emeldon for the time when he had the custody of Donstanburgh castle by the king's commission, allowing him the following wages for 10 men-at-arms and 10 hobelers whom he retained in garrison of the



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*Membrane 15—cont.*

castle aforesaid, to wit 12*d.* a day each for ten of the said men-at-arms and 8*d.* a day each for the other thirty, and 4*d.* a day for each of the hobelers, for so long as he retained them in the garrison, and to make him a bill therefor under the said Roger's seal, receiving first from him the oath usual in this case. By K.

April 1. To Robert de Hungerford, keeper of certain forfeited lands in the city of Westminster. London. Order to deliver to John de Chelmersford, clerk, all his lands in the said keeper's custody by reason of his adherence to certain rebels, as Giles de Trumpeton of co. Cambridge, Master Richard de Clare of co. Wilts, and Gilbert de Chelmersford, parson of the church of St. Michael, Long Stretton, diocese of Norwich, have mainperned for the payment of the 200 marks in which he made fine with the king and for his good behaviour; provided that if the keeper have demised John's lands at ferm, John shall satisfy the fermors for their expenses upon the same. By K.

The like to the following:

Richard de Potesgrave, keeper, etc., in co. Surrey.

William de Fulbourn, clerk, fermor of John's lands in co. Surrey.

John le Porter, keeper, etc., in co. Essex.

Robert de Hungerford, keeper, etc., in co. Berks.

Robert de Bures, keeper, etc., in co. Suffolk.

By K.

March 18. To Robert de Hungerford, keeper of certain forfeited lands in co. Berks. Westminster. Order to pay to Simon de Norton the arrears of a rent of 2*s.* 2*d.* yearly and of 4½*d.* yearly for hidage from the time when a messuage, a carucate of land, and 40*s.* of rent in Pesemere, in the said county, which Warin de Insula held of him by the above service, were taken into the king's hands with Warin's other lands upon Warin's forfeiture, if it appear to the keeper that Simon was seised of the rent until the said forfeiture, and to pay him that sum yearly henceforth, Simon having shewn by his petition before the king and his council that he was seised of the aforesaid rent until Warin's forfeiture, and that is in arrear since then, to wit for 3 years.

By pet. of C. [3178.]

April 7. To the sheriff of Southampton. Order to cause Margaret, daughter of Fulmer. Roger de Mortuo Mari of Wygemor, to be conducted to the priory of Shulldham, and Joan his second daughter to be conducted to the priory of Symplingham, and Isabella his third daughter to the priory of Chikessand, to be delivered to the priors of those places, to stay amongst the nuns in the same priories. The king has ordered the priors to receive the said Margaret, Joan, and Isabella into their houses. By K.

To the prior and convent of Shulldham. Order to receive the aforesaid Margaret from the said sheriff by indenture, and to cause her to be kept safely in that house amongst the nuns, so that he may be able to answer to the king for her body when ordered. The king has ordered his treasurer and chamberlains to cause 15*d.* weekly to be paid to the prior and convent for her expenses from the day when they receive her and a mark yearly for her robe.

The like to the prior and convent of Symplingham for the aforesaid Joan, receiving 12*d.* weekly and a mark yearly for her expenses and robe.

The like to the prior and convent of Chikessond for the aforesaid Isabella, receiving 12*d.* weekly as above.

April 7. To the treasurer and chamberlains. Order to cause 3*s.* a day to be paid Fulmer. for the expenses of the aforesaid Margaret and 2*s.* a day each for the expenses of Joan and Isabella to be paid until they come to the aforesaid priories, and to cause 15*d.* weekly to be paid to the prior and convent of Shulldham for the expenses of Margaret, and 12*d.* weekly to be paid to the prior and convent of Symplingham for the expenses of Joan, and 12*d.*



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*Membrane 15—cont.*

weekly to be paid to the prior and convent of Chikessond for the expenses of Isabella, from the time when they are received in the said priories for so long as they remain therein, and a mark yearly to be paid at Michaelmas for the robe of each of them.

By K.

**April 1.** To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order not to permit Thomas de Hastang' to be aggrieved before them at the suit of the king or any one else by reason of the goods of the rebels that he took and occupied whilst pursuing them in the king's company, as the king has granted that those who were in his company to pursue the rebels shall not be molested or aggrieved for the rebels' goods that they took and occupied in the pursuit between 17 October, in the 15th year of the king's reign, and 5 April following.

By K.

**March 17.** To the treasurer and barons of the exchequer. John, son and heir of Ralph de Bokeland, has shewn the king that whereas queen Eleanor, the king's mother, received in her lifetime certain farms in co. Southampton and amongst others the farm of the manor of Brighton and La Freynsshemore, by the late king's grant, and the late king after her death granted to the executors of her will that they might receive all the farms that she had in her lifetime during those farms for the execution of her will, and that although Ralph, father of the said John, paid the farm of 46*l.* yearly due from him for the aforesaid manor, which was committed to him by the late king, to the said executors for all the time that he held the manor, as John asserts is contained in the memoranda of the exchequer of the said executors' accounts of such farms received by them, the treasurer and barons nevertheless cause John to be distrained for 230*l.* for the arrears of the said farm, as if the executors had not received the farm; the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer, and to call before them the said executors, and to cause John to have discharge and acquittance of the said farm if they find that the executors received the farm for the time that Roger held the manor and charged themselves therewith.

By pet. of C. [1699.]

*MEMBRANE 14.*

**March 23.** To Edmund, earl of Kent. Order not to intermeddle further with the abbey of St. Mary's Winchester, and to restore the issues thereof to the abbess thereof, the earl having returned that he took the abbey into the king's hands because it was found by divers inquisitions taken before him, by virtue of the king's commission to pursue, arrest, and do justice upon Robert Lewer and his adherents and to take their lands and goods into the king's hands, that the wife and goods of the said Robert, to wit two coffers with jewels and other goods and chattels to the value of 200*l.*, were received into the abbey by two nuns of the abbey, sisters of Robert's wife, and by their accomplices, without the knowledge of the abbess. The king wills that the abbess shall answer for her nuns for the said trespasses.

By K. and C.

**March 20.** To the treasurer and barons of the exchequer. Order to cause Richard de la March's goods and chattels, which were taken into the king's hands by Richard Lovel, late constable of Bristol castle, and Richard Tilby, mayor of that town, by the king's orders by reason of his adherence to Maurice de Berkele, a late rebel, to be restored to him, and to acquit the said Richard Lovel and Richard Tilby of the said goods, as it appears by the record and process of an inquisition taken before Hervey de Staunton and his fellows, justices appointed to enquire concerning the rebels and their adherents and



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*Membrane 14—cont.*

to hear and determine such contrariancies and adhesions in co. Gloucester, that the said Richard de la March, who was indicted for adhering to the said Maurice, was not of Maurice's adherence nor of that of any other rebel, and was not aiding or counselling any of the rebels against the king, wherefore he went quit by consideration of the court.

The like in favour of John Chaumpeneys, concerning his goods taken into the king's hands by the aforesaid constable for this reason.

March 12. To Robert de Hungerford, keeper of certain forfeited lands in co. Berks.  
Westminster. Order not to intermeddle further with a messuage, 24 acres of land, and 2 acres of meadow in Kingeston Bakepuiz, as the king learns by inquisition taken by Master Robert de Ayleston and the said keeper that William [Beaumont] of Kyngeston Bakepuiz, deceased, demised, at Michaelmas, in the 15th year of the king's reign, the premises to Robert atte Beche for twelve years, and that the tenements are of the inheritance of Alice, late the wife of the aforesaid William, because Nicholas Peytevyn, her father, died seised thereof in his demesne as of fee, and that the tenements, which were lately in the hands of the aforesaid Robert [atte Beche], were taken into the king's hands at the Purification, in the aforesaid year, with other lands of the aforesaid Robert, by John de Brompton, then sheriff of that county, because Robert wore the robes of Philip atte Beche, his father, and that the aforesaid William Beaumont died at the feast of St. Gregory the pope, in the 16th year of the king's reign, and that Alice, after the death of the said William her husband, made no estate in the said tenements to the aforesaid Robert, and that the tenements are held of William de Burmyngham, and are worth 5s. 6d. yearly in all issues according to their true value.

By pet. of C. [10157-9.]

April 7. To the sheriff of Cornwall. Order to cause proclamation to be made in  
Fulmer. his county [court] that a market shall be held on Tuesday and on Friday in every week at queen Isabella's port and water of Sutton, pertaining to her manor of Tymmeton.

By K.

April 28. To the treasurer and barons of the exchequer. Henry de Cobeham has  
Westminster. shewn by his petition before the king and his council that whereas he ought to have received for the time when he was constable of Dover castle and warden of the Cinque Ports, to wit from 16 October, in the 34th year of the late king's reign, until 30 September, in the first year of the present reign, 87*l.* 13*s.* 4*d.* at the exchequer yearly, in part payment of 300*l.* yearly, which the king granted to him for that custody, as appears by his letters patent, the said 87*l.* 13*s.* 4*d.* are in arrear, and he has prayed the king to cause that sum to be paid to him at the exchequer, or to cause allowance therefor to be made to him in the debts due from him to the exchequer; the king therefore orders the treasurer and barons to see the letters patent aforesaid, and to account with Henry for what he has received, and for what is due to him for the late king's time, and for what is due to him for the present king's time, and to do further what of right ought to be done concerning the premises.

By pet. of C. [4866.]

April 2. To Ralph de Cammoys, constable of Windesore castle, or to him who  
Westminster. supplies his place. Order to deliver Nicholas de Clare, who is imprisoned in that castle by the king's order, to Master Richard de Clare and John de Blebury, clerks, who have mainperned to have him before the king before the octaves of Easter next.

By K.

March 30. To Henry de Cobeham, constable of Rochester castle. Whereas  
Westminster. Bartholomew de Rummeney, William Gerounde, William de Rippele, William Cokshot, John Bonesarsh, Robert de Canterbury, Robert atte



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*Membrane 14—cont.*

Saucerye, William Archer, Robert de la Chaumbre, John de Teukesbury, John Wygemor, John de Creswell, Ralph de Brenesfeld, Nicholas de Horne, Godfrey de Rothewell, Thomas de Northam, William Holme, Simon de Hameldon, John de Nettlecrop, William de la Marche, Hamo Flecher, John, canon of Alnewyk, William Bulkyng, Roger de Gatesdon, and Nicholas Colepeper are imprisoned in Rochester castle because they adhered to certain rebels who held the king's castle of Ledes against him; the king, compassionating their estate and being unwilling to detain them longer in prison, orders the constable to release those of them who he shall find by inquisition have no lands, and to cause those of them who have lands to come before the king in fifteen days from Easter at their own cost to do and receive what the king's court shall consider in the matter. By K.

March 26.  
Westminster.

To the sheriff of Lincoln. Whereas upon the annulling of the order of the Temple the lands in the hands of the brethren of that order at the time of the adnullation, which were held of the king and of other lords in this realm, were seised into the hands of the king and the other lords, who claimed them as their escheats, and it is agreed and ordained in the present parliament at Westminster that neither the king nor any other lord of the fees nor other person whatsoever shall have any title or right to retain the said lands in name of escheat, or to claim them hereafter by reason of the adnullation of the order, of which lands the brethren of the order were seised in their demesne as of fee at the time of the adnullation, and that, inasmuch as the order of the Hospital of St. John of Jerusalem was similarly instituted and canonised for the defence of Christians and of Holy Church, and the said order of the Temple is annulled, all the lands, fees, and liberties shall be assigned to the prior and brethren of the order of the said Hospital in England by the king, of the plenitude of his royal power and with the assent of the magnates and others in the said parliament, and not otherwise, to have and to hold to the said prior and brethren and their successors of the king and of the other lords of the fees by the same services as the brethren of the order of the Temple held them by at the time of the cessation of the order, such as in feeding the poor, hospitalities, celebration of divine service, defence of the Holy Land, and other charges and services previously due, notwithstanding that the said lands, etc., came to the hands of divers persons after the cessation of the order by hereditary succession, gift, or purchase, or otherwise, and notwithstanding any law or custom of the realm whereby the aforesaid agreement, ordinance, and statute may be hindered, impugned, or pleaded against, saving to every one his action, if he had any against the Templars at the time of the cessation in any of the said lands, etc., in rents, services, customs, pensions, corrodies, liberties, celebrations of masses, alms, and other charges whatsoever, to prosecute his right against the prior and brethren of the Hospital; the king, in order that this assignment may be made known to all whom it concerns, orders the sheriff to cause proclamation to be made in his county [court], in cities, boroughs, market towns, and other places in his bailiwick that all tenants of the aforesaid lands and all others whom it may concern shall be at Westminster in a month from Easter next, if they will, to hear the agreement, ordinance, provision, and statute aforesaid, and to certify the king at that date of his proceedings in this matter.

The like, '*mutatis mutandis*,' to the following:

All the sheriff's of England.

The bishop of Durham.

The earl of Chester.

The justice of Wales.

April 7.  
Westminster.

To Master John de Pinibus. Although the king lately prohibited his citing Master Richard de Aston, archdeacon of London, to appear before any



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*Membrane 14—cont.*

judge outside the realm to answer concerning anything the cognizance whereof pertains to the king, or attempting anything against the said Richard in derogation of the king's prerogative, especially as the archdeacon was prepared to stand to right within the realm in all things, the king now signifies to the said Master John that he may make prosecution so far as pertains to ecclesiastical jurisdiction in the matter of the provision of the aforesaid archdeaconry made by the pope; provided that he do not cite the aforesaid Richard to appear before any judge outside the realm and do not attempt anything in derogation of the king's royal dignity. By K.

The like, '*de verbo ad verbum*,' to Master Raymund Gabryel.

March 18.  
Westminster.

To Robert de Hungerford, keeper of certain forfeited lands in co. Berks. Order to deliver to Edmund de Bohun his lands, in accordance with the king's order of 5 March last, Robert having signified that he has not yet delivered the lands because Edmund has not satisfied John de Holte, fermor of his manor of Uplamburne and of his lands in Edwyneston, for the said fermor's expenses in the said lands, because the fermor has counted in his expenses the ferm that he ought to pay to the king from the morrow of Michaelmas, in the 17th year of the reign until the aforesaid 5 March, for which ferm Edmund refused to satisfy him, which cause the king considers insufficient.

June 10.  
Westminster.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to H. bishop of Lincoln, or to his attorney, his lands in the town of Stutying, co. Kent, and the Old Temple, London, and all the other lands of the bishopric in the escheator's bailiwick, as the king has restored the temporalities of the see to the bishop at the request of the prelates, earls, and other magnates of the realm. By K.

*Vacated, because otherwise above, in the month of March, as in the schedule appendent there.*

The like to the following:

John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, concerning the manors of Bokeden and Spaldewik, and all other lands, etc.

Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, concerning the manor of Bykeliswade, co. Bedford, the manors of Tynghirst and Wobourn, co. Buckingham, the manors of Tham and Dorkcestre, co. Oxford.

[*Vacated as above.*]

*MEMBRANE 13.*

April 6.  
Langley.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the church of Shynyngfeld, co. Berks, which is of the bishopric of Hereford, and to restore any obventions and other profits thereof received by him, as it was not and is not the king's intention that the spiritualities of the bishopric, to wit ecclesiastical benefices or other such spiritualities, should be taken into his hands by virtue of his order to take the temporalities of the bishopric into his hands. By K.

The like to the sheriff of Berks.

April 20.  
Langley.

To the constable of Berkhamstede castle. Order to release John de Bybelesworth from prison in that castle, as he has found the king security for his good behaviour. By K.

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*Membrane 13—cont.*April 21.  
Langley.

To Richard de Musele, constable of Pontefract castle. Notification that the king holds him discharged of the body of John de Hereford, clerk, who was imprisoned in that castle, and whom the king lately ordered the constable to bring into chancery, as John has found security in chancery for his good behaviour, and the king thereupon, of his especial grace, caused him to be delivered from the custody under which he was sent by the constable into chancery at St. Albans. By K.

April 16.  
Langley.

To Matthew Broun, escheator in cos. Northampton, Lincoln, and Rutland. Order to cause Richard de Whitacre, son and heir of Jordan de Whitacre, tenant in chief, to have seisin of his father's lands, as he has proved his age before John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, and the king has taken his homage. By p.s.

April 7.  
Fulmer.

To Roger de Waltham, late keeper of the great wardrobe. Order to account with Richard de Emeldon, to whom the king lately committed the custody of the castles, manors, and lands that belonged to Thomas, late earl of Lancaster, and other rebels in co. Northumberland, within and without the bishopric of Durham, together with all the king's chattels within the same, for the time that the said Richard had the custody of Donstanborgh castle, which belonged to the said earl, receiving from him first the usual oath, and to allow him the usual wages for forty men-at-arms and forty hobelers, whom he kept in garrison of that castle, to wit 12*d.* a day each for ten of the said men-at-arms, 8*d.* a day for each of the remaining thirty men-at-arms, and 4*d.* for each of the hobelers, and to make him a bill therefor under the said Roger's seal. By K.

April 20.  
Langley.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Grymesby, who is incapacitated by age and infirmity.

The like to the same sheriff for the election of a coroner in place of William de Grantham, who is similarly incapacitated.

The like to the same sheriff for the election of a coroner in place of Gilbert de Arnall, who is similarly incapacitated.

April 22.  
Langley.

To the sheriff of Surrey. Order to cause two coroners for that county to be elected in place of John Appelderlee and Roland de Wykford, whom the king has amoved from office because they are insufficiently qualified.

April 24.  
Langley.

To John de Lancastre, keeper of certain rebels' lands in co. Lancaster. Order to cause 100*l.* of the issues of the said lands to be carried to Carlisle and delivered to Anthony de Lucy, constable of Carlisle castle, for certain works in the castle and city that the king has ordered to be done. By K.

Like order for the same amount to William de Tatham, receiver of the issues of the rebels' land in the aforesaid county and in [co.] York.

By K.

April 28.  
Fulmer.

To John de Bolingbrok, escheator, etc. Order to retain in the king's hands until further orders three bovates of land in Heethhouses, co. Derby, and not to intermeddle further with the lands that Margaret, late the wife of Ralph de La[the]bury, held at her death, as the king learns by inquisition taken by the escheator that Margaret held at her death the said three bovates of the king by the service of a pound of cumin yearly for all services, as of the honour of Tuttebury, and that she held no other lands in chief at her death by reason whereof the custody of her lands ought to pertain to the king, but that she held divers other lands of other lords.

*Vacated, because on the Fine Roll under the same date.*

April 26.  
Langley.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with



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*Membrane 13—cont.*

the lands of Roger de Leye, and to restore the issues thereof, as it appears by inquisition taken by Master John Walewayn, late escheator this side Trent, that he held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

April 26. To the sheriff of Derby. Order to cause a coroner for that county to  
Fulmer. be elected in place of Stephen le Heir, who is incapacitated by weakness and age.

April 30. To the same. Order to cause a coroner to be elected in place of William  
Fulmer. de Tissington, who is incapacitated by weakness and age.

May 1. To Richard de Ayremynne and William de Pillonde, keepers of the  
Fulmer. bishopric of Winchester. Order not to intermeddle further with the manor of Tystede, and to restore the issues thereof, as the king learns by inquisition taken by Ralph de Bereford and James de Norton that Robert de Tystede held the manor at his death of John de Sancto Johanne by the service of 2*d.* yearly and by scutage only for all service, without heriot, relief, ward, and marriage, and that the said John holds the manor of the bishopric by knight service, the keepers having taken the manor into the king's hands under the belief that it is held immediately of the bishopric.

By pet. of C.

April 30. To John de Aulton, keeper of the manor of Odyham. Order to cause  
Fulmer. the king's barns (*grangias*) of that manor to be repaired, and to cause the mills of the manor, and a house in the park for the king's colts and their keepers, and for hay and maintenance for the colts, to be newly built, by the view and testimony of Thomas, vicar of Aulton church, and to buy the timber necessary for the premises or to cause it to be taken from the old oaks in the park or woods of the manor, by the view and testimony of the king's homage there.

By C.

May 1. To the treasurer and barons of the exchequer. Order not to permit John  
Fulmer. Triminel to be aggrieved before them in the exchequer at the suit of the king or any other by reason of the goods of the rebels that he took and occupied whilst in the king's company in the pursuit of the rebels, as the king has ordained that those who were in his company to pursue the rebels shall not be aggrieved for the goods of the rebels that they took and occupied in the said pursuit from 17 October, in the 15th year of his reign, until 5 April following.

The like in favour of the following :

John le Flemmyng, Henry de Lascy, and Thomas de Tothill, addressed to Geoffrey le Scrop and his fellows, justices to hold pleas before the king.

Nicholas Trymenel, addressed to the treasurer and barons of the exchequer.

May 2. To Geoffrey le Scrop and his fellows, justices to hear pleas before the  
Fulmer. king. Order to continue until the quinzaine of Michaelmas all matters touching the bishop of London, the dean and chapter, officials, and other ministers of St. Paul's London, moved in the last eyre at the Tower of London, which the king afterwards caused to come before him, and which he afterwards ordered to be continued until the quinzaine of Easter last.

May 3. To Walter de Friskeneye. Order to intend the holding of pleas before  
Westminster. the king with other subjects of the king, as the king wills that he shall intend the holding of the said pleas.

By K.

May 4. To Richard de Gatesbury and Geoffrey de Brochole, fermor of the manor  
Westminster. of Melkeleye. Order to pay to Alice, daughter of Robert de Melkeleye,

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*Membrane 13—cont.*

knight, the arrears of 100s. yearly from the time when the said manor was taken into the king's hands, and to pay to her that sum yearly out of the ferm of the manor, as the king learns by inquisition taken by Robert de Asshele and John de la Haye of Hemelhampstede that William son of Walter le Baud, knight, charged himself and his heirs to the said Alice in the above sum yearly, to be received for her life from the said manor after her father's death, and that he charged all his lands to her distraint for that sum, and that she received that sum yearly from William after her father's death until the manor was taken into the king's hands by William's forfeiture, and that Robert died in the said manor at the feast of the Conversion of St. Paul, in the 9th year of the king's reign, and that the manor is held of Hugh de Audele and Margaret his wife as of Margaret's right by homage and the service of a knight's fee and by paying 26s. 8d. yearly to Elizabeth de Burgo, sister of the said Margaret, at her manor of Staundon, which she holds in her purparty of the inheritance of Gilbert de Clare, late earl of Gloucester, and by doing suit of court at the said manor of Staundon from three weeks to three weeks, and that the manor is worth in all issues 24*l.* yearly, and it appears by William's deed, exhibited before the king in chancery, that the grant was made in form aforesaid. By pet. of C.

To Master John Walewayn, late escheator this side Trent. Order to pay to Joan de Torthorald 10 marks for Easter term last out of the issues of his escheatry, in accordance with the king's grant to her, on 11 June, in the 11th year of his reign, of 20 marks yearly in aid of her maintenance from the issues of the escheatry this side Trent.

*MEMBRANE 12.*

May 4. To the sheriff of Oxford. Whereas lately at the complaint of the abbot of Oseneye that a bridge anciently constructed over the water of Thames near the castle of Oxford, whereby the canons of Oseneye were wont to go to celebrate divine service in the king's chapel of St. George in the castle, which they are bound to do daily, had been broken down and wholly removed by John de Brumpton, late sheriff of that county, by reason of the late disturbance in the realm for the greater security of the castle, so that the canons have been unable to go to the castle for the above purpose from that time, and that the bridge ought to be remade at the king's expense, the king ordered the sheriff to cause the bridge to be constructed anew for the passage of footmen, so that the canons might be able to go to the castle by the bridge aforesaid; and the sheriff has returned that he found by inquisition that the said John caused the bridge to be broken and removed by reason of the disturbance aforesaid for the security of the castle, and for no other cause, wherefore the canons have been unable to come to celebrate divine service in the chapel aforesaid from that time, and that he found by the inquisition that the bridge ought to be remade at the king's expense, and has always been so made in times past, and that it can be remade for 60s. for the passage of men on foot, for which reason he deferred remaking the bridge until he received further orders from the king, so that he might have sufficient allowance therefor in his account at the exchequer: the king now orders him to cause the bridge to be newly constructed for the passage of men on foot, and to permit the canons to pass by the same to the castle for the aforesaid purpose, as they have been wont to do heretofore without prejudice to the king or peril to the castle.

May 6. To the bailiffs of the city of York. Order to pay to William de Ros of Westminister. Hamelak 75 marks out of the ferm of the city for Easter term last, in



1324.

*Membrane 12—cont.*

accordance with the king's grant of 22 August, in the 16th year of his reign, of that sum yearly at Michaelmas and Easter from the ferm of that city and of the like amount from the ferm of the city of Lincoln, until the king should provide him with 300 marks of land or rent yearly between the waters of Thames and Tees (*Teys'*) or until the king should restore to him the castle of Werk, which William granted and released to the king.

The like to the bailiffs of Lincoln.

May 11. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of Roger de Cudecombe, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

May 10. To the treasurer and barons of the exchequer. Order to account for the  
Westminster. sums of money that William de Ayremynne received from the king's treasure after 26 October, in the 10th year of the king's reign, by virtue of the king's order of that date to the treasurer and chamberlains to pay to the said William, to whom the king, on 20 August, in the said year, had granted the custody of the house of the *Conversi*, London, the arrears of the yearly sum of 123*l.* 10*s.* 6*d.* that the king ordered them by writ of *liberate* to pay to Adam de Osgodeby, deceased, then keeper of the said house, which sum pertained to the said keeper and the *Conversi* then surviving, two chaplains and one clerk of the church out of the yearly sum of 202*l.* 0*s.* 4*d.* granted to them by the late king for their maintenance, when the king ordered the treasurer and chamberlains to continue to pay that sum yearly to William, provided that upon the death of each *conversus* so much be deducted therefrom as the deceased received for his portion.

May 12. To Hugh le Despenser, the younger, keeper of Bristol castle, or to him  
Westminster. who supplies his place there. Order to repair with all speed the houses, gates, bridges, walls, turrets, engines, mills and ponds of the castle, by the view and testimony of Roger atte Mull and Edward the carpenter, and to cause the castle to be provided with victuals, arms, men, and other things necessary for the munition of the same out of the ferm of the castle, by the view and testimony of the said Roger and Edward. By K.

May 13. To Robert de Aston, keeper of certain forfeited rebels' lands in co.  
London. Gloucester. Order to pay to Walter Pikerel a yearly rent of 12*l.* from the manor of Norton, in that county, from the time when it was taken into the king's hands, and to pay him the same henceforth, as it is found by part of a fine levied before the justices of the Bench, in the 33rd year of the late king's reign, between John Giffard, demandant, and the said Walter, deforciant, concerning a messuage, 3 carucates of land, 2 mills, and 50*s.* of rent in Little Scherston, that Walter acknowledged the aforesaid tenements to be the right of the said John, and rendered them to him in court, and John, in consideration of this acknowledgment, granted to Walter 12*l.* yearly for life, and it is found by an inquisition taken by the aforesaid keeper and by John de Peytou that the said John Giffard, on Monday the eve of the Purification, in the aforesaid year, granted to Walter 12*l.* of yearly rent for life from his manor of Norton for the aforesaid 12*l.* yearly, and that he charged the manor with payment of the same, and that Walter was seised of the said rent peacefully without change of his estate until the manor was taken into the king's hands by reason of the rebellion of John son and heir of the said John. The king makes this order although the manor is held in chief, as appears by the aforesaid inquisition, for a fine that Walter has made with him for the trespass committed in this behalf.

By C. and by a fine of 20*s.*



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*Membrane 12—cont.*

- May 13.**  
The Tower. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Little Purle, co. Berks, or with the other lands of Henry de Malyns, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Henry and Cicely his wife held the said manor at the time of his death, to them and the heirs of Henry, of the king in chief by knight service and by the service of 5s. yearly for ward of Wyndesore castle, by fine levied in the late king's court by his licence between Henry and Cicely, and that Henry held no other lands in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords.
- May 16.**  
The Tower. To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William de Sutton, who is insufficiently qualified, as he has no lands except those that are of the dower of Alice his wife.
- April 20.**  
Langley. To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Gregory de Havill, whom the king has amoved from office because he does not dwell in the county, as the king learns by trustworthy testimony.
- May 12.**  
Westminster. To the treasurer and barons of the exchequer. Whereas the king, on 5 March, in the 4th year of his reign, by letters under the exchequer seal, committed to Robert de Malo Lacu the custody of Horeston castle, co. Derby, from Easter following, during pleasure, rendering therefor 20*l.* yearly to the exchequer, as, it is said, is contained in the rolls and memoranda of the exchequer, and afterwards, on 5 June, in the 5th year of his reign, he granted that Robert should hold the castle quit and discharged of the above sum yearly until he should be satisfied for 240*l.* 8*s.* 6*d.* due to him from the king, being 128*l.* 7*s.* 6*d.* for wages and recompence of horses of the knights and men-at-arms in his company in garrison at Rokesburgh castle, by a bill sealed with the seal of office of the chamberlain of Scotland, and 96*l.* 7*s.* 0*d.* for the wages of the soldiers (*stipendiariorum*) of the garrison of the said castle by a bill under the seal of John de Sandale, late chamberlain of Scotland, and 15*l.* 14*s.* 0*d.* for recompence for a horse lost when he was in the late king's service in Gascony in the time of war as contained in the late king's letters patent made to the said Robert; and afterwards the king, on 15 March, in the 15th year of his reign, committed to Roald de Richemund the custody of the castle aforesaid and of the forest of Duffeldfrith during pleasure, and afterwards, on 13 May, in the 15th year of his reign, ordered Roald to deliver the castle and appurtenances to Robert, with the issues thereof from the time of the king's grant to Roald, as appears by the rolls of chancery: the king orders the treasurer and barons to compel Roald to answer to Robert for the issues aforesaid, and if he be unable to do so, to cause due allowance to be made to Robert therefor in the aforesaid allowance.
- March 30.**  
Westminster. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salep, and Stafford. Order not to intermeddle with the priory of Llanthony near Gloucester, which is now void, or with anything pertaining thereto, and to restore any issues received therefrom to the sub-prior, provided that a man be deputed in the king's name for the custody of the priory, with the said sub-prior, to stay therein with two horses and two grooms, if he wish, intermeddling in nothing with the goods of the house and receiving nothing except reasonable estover in victuals by the delivery of the sub-prior or of him who supplies his place during the voidance, as the king learns by inquisition taken by the escheator that Humphrey de Bohun, sometime earl of Hereford and Essex and constable of England, granted and confirmed that the sub-prior for the time being should, upon the cession or decease of the prior, have the custody of the priory and of all its appurtenances with



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*Membrane 12—cont.*

a man of the earl's, until the confirmation of a new prior, so that the man appointed by the earl should stay there in the meantime with two horses and two grooms, as above, and that the earl granted to the sub-prior and convent power to choose a fit person from their church or another person as prior, without hindrance of the earl or his heirs, provided that such person should be presented to the earl and his heirs as patrons, and that the sub-prior has had the custody and administration of all the temporal and spiritual goods pertaining to the priory in all voidances since the time of the grant, and has disposed thereof at his will, without the earl or his heirs intermeddling with the priory in any way from the time of the making of the charter aforesaid, except that they joined a man with the sub-prior as aforesaid, and the sub-prior and convent continued the said grant in all voidances until Sunday the feast of the Annunciation last without any change.

By pet of C. [2785-6.]

The like to Richard le Wayte, escheator in cos. Wilts, Oxford, Berks, Bedford, and Buckingham.

The like to Walter de la Puyle, escheator in Ireland.

*MEMBRANE 11.*

April 29.  
Fulmer.

To John de Frelonde, keeper of certain lands in co. Gloucester. Order to cause Richard de Blakeneye to have the arrears of 4 quarters of wheat, 4 quarters of oats, and 2 quarters of beans yearly from the time when the lands of Thomas de Berkeleye, son and heir of Robert de Berkeleye, in Beleye were taken into the king's hands upon his forfeiture, and to cause him to have the same yearly henceforth from the issues of the said lands, as the king learns by inquisition taken by Robert de Aston and John de Hampton that the said Robert de Berkeleye, on Friday before the Nativity of St. Mary, in the 4th year of the king's reign, granted the aforesaid corn yearly to Richard for life, to be received from his lands in Beleye, and that he charged payment thereof upon his said lands, and that Richard, in consideration of this grant, granted to Robert a messuage and a virgate of land in Nethereston in fee, which are worth 26s. 8d. yearly, and that Richard was seised of the corn without change of his estate from the time of the making of the said deed until the said lands in Beleye were taken into the king's hands by the forfeiture of Thomas de Berkeleye, and that Richard never afterwards released the aforesaid corn to anyone, and that the tenements in Beleye are held in chief of John de Berkeleye, lord of Burseleye, by knight service, and are worth 108s. 10d. yearly, and it appears by the aforesaid deed exhibited in chancery that the grant was made in form aforesaid.

By p.s.

Afterwards, on 24 May, like order was made to Robert de Aston, keeper, etc., in the aforesaid county, and the letter addressed to the aforesaid John was restored.

May 4.  
Westminster.

To the same. Order to cause Thomas Hathulf to have the arrears of a quarter of wheat and a quarter of beans and two garments (*garniamenta*), price 6s. 8d., yearly from the time when the said (*sic*) manor\* was taken into the king's hands upon the forfeiture of Maurice de Berkeleye, son and heir of Thomas de Berkeleye, and to cause him to have the same yearly henceforth out of the issues of the manor, as the king learns by inquisition taken by Nicholas de Kyngeston and Robert de Aston that, on Sunday after St. Matthias, in the 10th year of the king's reign, Thomas, formerly lord of Berkeleye, granted to the said Thomas Hathulf for life the aforesaid corn and garments, the latter to be of the same cloth as the said Thomas de Berkeley was wont to give to poor men, and that he charged the said manor

\* The name of the manor is not given.

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*Membrane 11—cont.*

with payment thereof, and that Thomas Hathulf, in consideration thereof, granted to Thomas de Berkeleie a messuage and a moiety of a virgate of land in Ettelawe, which are worth 20s. yearly and are in the king's hands by the forfeiture of John son of Maurice de Berkeleye, and that Thomas Hathulf was seised of the aforesaid corn and garments from the time of the grant without change of his estate until the manor was taken into the king's hands by the forfeiture of Maurice de Berkeleye, son and heir of the said Thomas de Berkeleye, and that Thomas did not afterwards release the corn and garments, and that the manor is held of the king in chief by knight service, and is worth yearly 136*l.* 14*s.* 10½*d.*, and it appears by the aforesaid deed exhibited in chancery that the grant was made in form aforesaid.

By p.s.

May 4. To Robert de Hungerford, keeper of certain contrariants' lands in co. Westminister. Berks. Order to pay to Lucy, late the wife of John de Somery, 2 marks of yearly rent, together with the arrears of the same from the time when certain lands in Basteldon were taken into the king's hands by the forfeiture of John de la Beche, as the king learns by an inquisition taken by Master John de Blebury and John de Brumpton that John de la Beche held certain lands in Basteldon, for which he rendered 2 marks yearly to the manor of Bradefeld, and that John de Somery was seised of the said rent by the hands of Miles de la Putte, and afterwards by the hands of the said John de la Beche continuously until the lands were taken into the king's hands by the aforesaid forfeiture, and that the manor, together with the aforesaid 2 marks of rent was assigned in dower to Lucy, late the wife of the said John de Somery, and that the rent has not been paid to her from the time when the lands whence it is due were taken into the king's hands.

May 3. To the treasurer and barons of the exchequer. Order to allow to Robert Westminister. de Kendale, executor of the will of Nicholas de Bosco, in his account at the exchequer for the debts due from Nicholas, for 20*l.* paid by the executor to Adam de Geldo and Furtinus de Bermeio, in execution of the king's order of 13 August, in the 6th year of his reign, to pay them that sum in part payment of 65*l.* then due to them from the king for iron bought from them for his use.

May 6. To the same. Order to discharge Hugh de Louthre, late sheriff of Westminister. Westmoreland, of all fermes due to the king, which they shall ascertain, by inquisitions to be taken in Hugh's presence or by other means, that he was unable to levy by reason of the destruction committed by the Scots, as he has shewn the king that they charge him with all the fermes due to the king in that county although the lands in that county were so wasted by the Scots that he could not levy the fermes.

The like in favour of the following:

John de Fennewyk, for the time when he was sheriff of Northumberland.

William Rydel, for the time when he was sheriff of Northumberland.

To the same. Like order in favour of Gilbert de Burghdon, late sheriff of Northumberland.

May 8. To Geoffrey le Scrop and his fellows, justices to hold pleas before the Westminister. king. Order not to permit Ed. de Impeton of Gaynesburgh, whom the king lately appointed to take into his hands the lands, goods, and chattels of John de Moubray in the Isle of Axiholm and to do other things touching the repulse of the contrariants, to be aggrieved or sued (*occasionari*) before them at the king's suit by reason of the goods of the said John or his adherents taken by him in the Isle aforesaid in pursuing the said John or his adherents at that time, or for anything that then happened in such



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*Membrane 11—cont.*

pursuit or in the repulse of the contrariants, as the king has ordained that those who were in his service by his order in pursuing the rebels shall not be molested at his or any one's suit for the goods of the rebels taken and occupied by them in the said pursuit from 17 October, in the 15th year of the king's reign, until 5 April following.

The like to Lambert de Trikyngham and his fellows, justices to enquire concerning the oppressions, damages, and grievances committed by the king's bailiffs and ministers on the king's people in co. Lincoln.

To the treasurer and barons of the exchequer. Order to acquit Richard Dammory, to whom the king, on 1 October, in the 5th year of his reign, committed the manor of Selveston, co. Northampton, to hold at ferm during the king's will, rendering therefor 18*l.* yearly to the exchequer, of the issues of the aforesaid manor from 25 March, in the seventh year of the reign, when the king granted the manor with other manors to Richard de Arundell for life for his maintenance in the king's service, as of the value of 80*l.* yearly.

May 14.  
The Tower.

To the mayor and sheriffs of London. Order to release Robert Gaz from Neugate prison, as Roger de Suthcote, Robert Treyer, and Walter de Elledon, of the city of London, and Thomas Doule of Canterbury, of the county of Kent, have mainperned to have him before the king upon due summons to answer for certain suspicions and suspected words, for which he was imprisoned, and they have also mainperned for his good behaviour to the king in work and word.

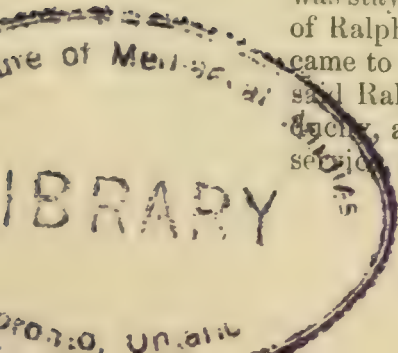
By K.

May 8.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit John Biset, to whom the king, on 12 October last, granted the custody of the manors of Clifton and Perret, co. Dorset, of the yearly value of 21*l.* 1*s.* 8*d.*, and of a third of the manor of Horton, co. Sussex, of the yearly value of 6*l.* 6*s.* 2*d.*, which belonged to Philip Maubank, deceased, who held them of the heir of John Biset, a minor in the king's wardship, which manors were in the king's hands by reason of the minority of Philip son of William son of the said Philip Maubank, the heir of the said Philip, during the minority of Philip's heir, with the marriage of the heir, saving to the king the knights' fees and advowsons of churches in the said manors, rendering therefor 54*l.* yearly, of the ferm of the aforesaid third part of the manor of Horton from 12 March then next following, when the king ordered William de Weston, his escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, not to intermeddle further with the said third part, and to restore the issues thereof, because it was found by an inquisition taken by Master John Walewayn, late escheator this side Trent, that Philip held at his death the said manors of Clifton and Perret of the aforesaid heir by knight service, and that he held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the said third of the manor of Horton of William de Brewes in free socage.

May 10.  
Westminster.

To the justices of the Bench. Order not to permit Roger le Hunte to be molested or aggrieved whilst coming into the realm, staying therein, or returning thence, by virtue of any writ directed to them, as the king, on 10 November last, granted protection for one year to the said Roger, who was staying in the king's service in the duchy [of Aquitaine] in the company of Ralph Basset of Drayton, seneschal of Gascony, and Roger afterwards came to this realm to the king and other magnates with letters from the said Ralph for the king's affairs upon divers occasions, and returned to the duchy, and the justices have ordered Roger, now in England on the king's service, to be attached by reason of a writ of deceit sued out in chancery



1324.

*Membrane 11—cont.*

at the suit of the prior of Coventre and shewn to them, because the action that was before them between the said prior and Roger concerning a trespass committed upon the prior by Roger remained *sine die* by virtue of the king's protection shewn to them on Roger's behalf. By K.

The like, '*mutatis mutandis*,' to the sheriffs of London and the sheriff of Warwick.

To the treasurer and barons of the exchequer. Order to acquit Anthony de Lucy, to whom the king, on 10 March, in the 16th year of his reign, committed the lands that belonged to Andrew de Harcla, a late rebel, in cos. Cumberland and Westmoreland, of the issues of the manor of King's Meburn, co. Westmoreland, from 26 July last, when the king granted to the said Anthony, in addition to the lands that he had previously granted to him in fee, the said manor and the manor of Grendon, co. Northumberland, which belonged to Roger de Clifford, a late rebel, which came to the king as escheats, and which the king afterwards gave to Andrew, upon whose forfeiture they came to his hands, to have and to hold to the said Anthony for life by the same services as Roger held them by, as of the yearly value of 100 marks, the said manor of Meburn being in Anthony's custody by virtue of the above commission.

*MEMBRANE 10.*

May 13. To John de Nevill, Richard de la Bere, and Peter de la Rokele, justices  
The Tower. to hear and determine certain trespasses committed upon the king at Fraunkton, co. Lincoln. Order to supersede entirely the exaction and outlawry of Richard de Furneux, parson of Fraunkton church, for not appearing before them to answer concerning the said trespasses, and to stay all process against him, as he has satisfied the king for the aforesaid trespasses. By K.

To the same, justices to hear and determine certain trespasses committed upon Hugh le Despenser, the younger, at Fraunkton, co. Lincoln. Like order, the said Richard having satisfied Hugh. By K.

May 11. To Master John Walewayn, late escheator this side Trent. Order to  
Westminster. restore the issues received by him when he was escheator from the lands that belonged to Roger de Cotecombe, the king having ordered Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, not to intermeddle with the said lands and to restore the issues thereof, because it was found by an inquisition taken by the said Master John that Roger held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

May 16. To the sheriff of Oxford. Order to cause a coroner for that county to be  
The Tower. elected in place of Thomas de Musegrave, who has no lands in that county to qualify him for the office.

May 20. To John de Stonore and his fellows, justices to enquire concerning cer-  
Westminster. tain rebels' chattels forfeited to the king in co. Stafford taken and carried away by certain persons. Order not to molest Robert de Insula by reason of the rebels' goods found at Tuttebury when the king was there, concerning which he is disquieted before them, as the king committed the custody thereof to him. By K.

May 15. To Henry de Hockele, keeper of certain forfeited lands in co. Warwick.  
The Tower. Order not to intermeddle with the purparty of John de Watevill and Dionisia, his wife, daughter and co-heiress of Isabella de Hules, of certain lands in Palyngton in that county of the inheritance of the said



1324.

*Membrane 10—cont.*

Dionisia and of Alice, wife of John de Laungele, her sister, and to deliver to them the issues of the said purparty from 17 August last, when the king, having taken the homage of the said John de Watevill for the said purparty, rendered the purparty to them and ordered Master John Walewayn, then escheator this side Trent, to make partition of the lands aforesaid into two parts in the presence of the said John de Laungele and Alice, if they chose to attend, and to cause John de Watevill and Dionisia to have seisin of her purparty as esnesey of the inheritance aforesaid, because it was found by inquisition taken by the said escheator that Thomas, late earl of Lancaster, held, on the day of his forfeiture, the said lands in name of wardship, and that the lands came to him after the death of the said Isabella, who held them of him by knight service, by reason of the minority of the said Dionisia and Alice, which lands afterwards came to the king's hands by the earl's forfeiture, and that Dionisia is full age.

May 19.  
Westminster.

To the treasurer and barons of the exchequer. Whereas the king lately granted amongst other things to Henry de Percy, son and heir of Henry de Percy, tenant in chief, that if his mother Eleanor, late the wife of the said Henry, to whom the king had granted the custody of the lands whereof her husband died seised in co. York during the minority of her said son, should die before Henry came of age, Henry should have the custody of the lands until he came of age, rendering therefor to the exchequer as much as Eleanor was bound to render for the same, and because Eleanor, by reason of the destruction wrought in the said lands by the Scotch rebels, rendered the lands to the king with the issues thereof from Michaelmas, in the 13th year of the king's reign, the king granted to Henry, on 27 April, in the said year, the custody of the said lands until he came of age, rendering therefor to the exchequer 400 marks yearly; and the king afterwards, because he had assigned the ferm that Eleanor used to render for the said lands in aid of the maintenance of Edward, earl of Chester, his son, on 3 June, in the said year, ordered Henry, who had the custody of the lands with the issues thereof from the aforesaid Michaelmas, to pay the said ferm to the king's son from Michaelmas aforesaid: the king therefore orders the treasurer and barons to cause Henry to be discharged of the issues of the said lands from Michaelmas aforesaid and of the 400 marks yearly thus assigned to the king's son.

May 16.  
The Tower.

To the same. Whereas the king, on 3 March, in the 4th year of his reign, granted to Henry de Percy, deceased, that he should have during the king's pleasure the custody of the wapentake of Staynclif, rendering therefor 40 marks yearly to the exchequer, and it is now shewn to the king on behalf of Henry de Percy, son and heir of the aforesaid Henry, that although Thomas, late earl of Lancaster, held the said custody on the aforesaid 3 March, and from then until his forfeiture, and received the issues thereof in full, so that Henry, father of the said Henry, did not and could not receive anything therefrom, and the custody has been in the king's hands from the time of the forfeiture until now, as the said Henry son of Henry is prepared to verify, the said 40 marks yearly for the custody are exacted by summons of the exchequer from his lands from the said 3 March, as if Henry his father had had the custody, and the said Henry son of Henry is distrained in this behalf: the king orders the treasurer and barons to supersede the demand made in this behalf, and to cause Henry to be discharged thereof before them, if they ascertain by inquisition or in other lawful manner that the earl had the custody on the said 3 March and from then until his forfeiture, and that it has been in the king's hands since that time.

May 18.  
The Tower.

To the same. Whereas the king, on 13 November, in the 12th year of his reign, granted to Henry de Percy, son and heir of Henry de Percy,

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*Membrane 10—cont.*

tenant in chief, then a minor in his wardship, the custody of the castle and manor of Alnewyk, which belonged to Henry's father at his death, during Henry's minority, with all things pertaining thereto, without rendering anything to the king therefor, for the defence of the castle against the Scotch rebels, and committed to Henry the custody of all his father's lands in all the counties of England except Yorkshire during his minority, rendering therefor to the exchequer as much as those who then had the custody thereof rendered to the king for the same; and afterwards, on 26 May, in the aforesaid year, the king, because he had granted in aid of the maintenance of Edward, earl of Chester, the ferm that W. archbishop of Canterbury was bound to render for the manor of Payteworth, co. Essex, which belonged to Henry, father of the said Henry, and which the archbishop then had of the king's commission, ordered the said Henry to be intendent and respondent to the said Edward for his ferm of the said manor from 13 November then last past, upon which day the king committed to Henry the custody of the manor until Henry came of age, rendering to the exchequer as much as the said archbishop rendered yearly: the king therefore orders the treasurer and barons to cause Henry to be discharged and acquitted of the issues of the said castle and manor of Alnewyk from 13 November aforesaid, and to cause the archbishop to be discharged of the ferm that he was bound to render for the aforesaid manor before the aforesaid day, and to cause Henry to be discharged of the same after that day.

May 16. To the same. Order to cause the aforesaid Henry, son of Henry de  
The Tower. Percy, to be acquitted of the issues and fermes of the lands that his father held in chief at his death from 26 December, in the 15th year of the king's reign, when the king took his homage and rendered the said lands to him, although he had not then proved his age.

*MEMBRANE 9.*

May 13. To the mayor, bailiffs and men of Newcastle-on-Tyne. Order to expend  
The Tower. up to 100*l.* out of the ferm of that town, by the view and testimony of Richard de Emeldon, in the construction and repair of the walls about the said town in Pampedene. By bill of the treasurer.

May 11. To the treasurer and barons of the exchequer. Order to cause  
The Tower. Alesia, late the wife of Thomas, late earl of Lancaster, to have the corn, hay, and grass growing or being in the manors of Colham, Eggeswere, Everle, and Colyngbourn, from 10 July, in the 16th year of the king's reign, when the king granted to her the corn, etc., in the said manors, which had been taken into the king's hands upon the death of the said Thomas, and which the king afterwards rendered to her, and to discharge Robert de Hungerford, keeper of certain lands then in the king's hands in cos. Middlesex and Wilts, and the other keepers, bailiffs, and reeves of the manors aforesaid of the corn, hay, and grass aforesaid and of the costs about sowing of the corn and mowing of the hay aforesaid.

May 15. To the sheriff of Lancaster. Order to cause a coroner for that county  
The Tower. to be elected in place of Thomas de Hale, who cannot attend to the duties of the office as he does not reside in that county.

May 21. To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hertford. Whereas lately at the prosecution of Isolda, late the wife of Gilbert Pecche, tenant in chief, suggesting that Stephen, brother of Thomas de la Chaumbre, knight, granted by charter to



1324.

*Membrane 9—cont.*

the said Gilbert the manor of Peselyngworth, co. Suffolk, and that by the taking of an assize of novel disseisin arramed by William de Hemenhale and Isabella his wife before John de Mutford and his fellows, justices to take assizes in that county, against Stephen de la Chaumbre, Gilbert his brother, and others named in the original writ concerning the said manor, prejudice might be done to the king (*vobis*), because the said Gilbert, heir of the aforesaid Gilbert, is a minor in the king's wardship and the custody of the manor ought therefore to pertain to the king during his minority, and peril of disinheritance might fall upon the said Gilbert son of Gilbert, the king ordered the said justices to view the charter aforesaid and to attempt nothing in this matter that might be to the king's prejudice or the heir's peril; and the king afterwards, upon learning from the complaint of the said William and Isabella that although the said Gilbert son of Gilbert, as principal disseisor, had with others named in the aforesaid writ disseised them of the said manor, and was seised thereof with his father and after his father's death by that disseisin and not otherwise, as they were prepared to prove, nevertheless the said justices deferred proceeding to the taking of the assize by virtue of the said mandate, ordered the said justices that, if it appeared to them that the said Gilbert son of Gilbert had, together with others named in the writ, disseised William and Isabella of the aforesaid manor, and was seised thereof by that disseisin and not otherwise, they should take the aforesaid assize notwithstanding the aforesaid order, provided that they did not proceed to render judgment without consulting the king; and afterwards, because it appeared by the tenor of the record and process of the aforesaid assize thus taken by the said justices, which the king caused to come before him in chancery, that the aforesaid Stephen, Gilbert son of Gilbert, Simon Pecche, clerk, John son of Adam Noriold, William Hok, William de Hemstede, and Richard Mone, together with the said Gilbert Pecche, deceased, disseised the aforesaid William de Hemenhale and Isabella of the aforesaid manor, appropriating the free tenement of the manor to Stephen, and that Stephen was seised thereof by that disseisin for two days, and forthwith enfeofed the aforesaid Gilbert Pecche and Gilbert his son thereof, which Gilbert the son continued his estate therein throughout his father's life and afterwards, and was seised thereof in form aforesaid, the king, having inspected the tenor and record of the process aforesaid, being unwilling (*volentes*) further to defer justice to the said William and Isabella, ordered the justices aforesaid to proceed to render judgment notwithstanding any order to the contrary; and the king now learns from the said William and Isabella that, although the justices proceeded to render judgment, they have not obtained seisin of the aforesaid manor according to the judgment because the manor was taken into the king's hands after the death of the aforesaid Gilbert Pecche, the elder, in name of wardship by reason of the minority of the said Gilbert his son, and it is still in the king's hands, and they have prayed the king for remedy: as it appears by the record and process of the whole matter, which the king caused to come before him in chancery, that judgment is rendered in this behalf, and that it is considered that William and Isabella shall recover their seisin thereof by the view of the recognitors, and their damages, which are taxed by the same at 220*l.*, the king orders the escheator not to intermeddle further with the said manor.

May 20. To Richard de Musele, constable of Sandale and Conynggesburgh castles.  
Westminster. Order to expend up to 40 marks in repairing the walls and towers of the castles.

May 22. To the treasurer and barons of the exchequer. Order to cause to be  
Westminster. levied for the king's use the sums contained in certain recognisances made



1324.

*Membrane 9—cont.*

before the king and before the justices of the Bench to certain rebels and their adherents, the tenor of which recognisances the king sends them here-with *sub pede sigilli*.

By K.

May 20. To Geoffrey le Scrop and his fellows, justices to hold pleas before the  
Westminster. king. Order not to permit Nicholas Trymenel to be aggrieved by reason of the rebels' goods that he took and occupied whilst in the king's company, as the king has granted that those who were in his company to prosecute the rebels shall not be aggrieved at his suit or the suit of any other for the goods of the rebels and their adherents taken and occupied between 17 October, in the 15th year of the king's reign, and 5 April following.

May 22. To the sheriff of Southampton. Order to release Gregory de Compton,  
Westminster. who is imprisoned in Winchester castle for adhering to Henry le Tyeis, a late rebel, and to other rebels, and to deliver him to William de Aylemere, king's clerk, who has mainperned to have him before the king upon reasonable summons.

By p.s.

May 15. To the treasurer and barons of the exchequer. Whereas the king, on  
The Tower. 18 December, in the 5th year of his reign, committed to Henry de Percy, deceased, the custody of the castle of Bamburgh with the king's truncage there and a rent in the town of Wernemuth, during pleasure, rendering therefor 110*l.* yearly to the exchequer, and although afterwards, on 28 May, in the aforesaid year, the king committed the castle to John de Esshlyngton during pleasure, and ordered Isabella de Bello Monte to deliver to him by indenture the said castle with the arms, victuals, and other things of the king's therein, as appears by the rolls of chancery, whereby it is not presumed that Henry had the custody of the castle by virtue of the aforesaid commission, the treasurer and barons nevertheless exact 890*l.* (*sic*) from Henry de Percy, son and heir of the aforesaid Henry, for the ferm of the castle for the 5th, 6th, and 7th years of the king's reign as if his father had had the custody, whereas he had not and did not intermeddle therewith in any wise: the king orders the treasurer and barons that, if they find by inquisition or by other means that Henry the father did not have the custody of the castle, and did not intermeddle therewith, to cause the demand made upon Henry the son to be superseded, and to cause him to be discharged thereof before them.

May 26. To Anthony de Lucy, keeper of the wood of Whynfel. Order to deliver  
Westminster. to the sheriff of Westmoreland and the keeper of the king's [castle] of Appelby six leafless oaks from that wood fit for timber, for the repair of the houses of the said castle and of the mills of the same.

To the sheriff of Westmoreland. Order to cause victuals to be bought and purveyed up to the value of 10*l.* for the munition of the said castle, and to cause them to be kept in the same castle, and to cause them to be changed as often as necessary, so that they may be found ready and fresh (*recencia*) when they shall be required. The sheriff is ordered to expend 100*s.* in repairing the castle and the mills of the same, by the view and testimony of Henry de Warthecop.

May 20. To the treasurer and barons of the exchequer. Order to cause allowance  
Westminster. to be made to John de Tycheburn, late sheriff of Wilts, for 360*l.* received in the king's chamber on 7 May, in the 15th year of the reign, by the hands of Thomas de Useflet, and for 139*l.* 2*s.* 5*½d.* received from him on 1 July following of the issues of the rebels' lands in his custody, as appears by two letters patent sealed with the king's privy seal.

To John de Frylond, keeper of certain lands in the king's hands in co. Gloucester. Order to deliver to Desiderata de Gosynton, late the wife of



1324.

*Membrane 9—cont.*

Roger de Gosynton, a third of a rent of 73s. 6½*d.* in Gosynton and Cromhale, which the king has assigned to her in dower, as he learns by inquisition taken by Robert de Aston and John de Hampton that the said Roger enfeoffed Thomas de Berkeleye, the elder, of 4*l.* 3s. 10½*d.* of rent in Gosynton and Cromhale, and that at the time of the feoffment Desiderata was his wife, so that she ought to have dower of the rent, and that she did not afterwards release her dower to the said Thomas in his lifetime or to Maurice de Berkele, his son and heir, or to any other, and that 73s. 6½*d.* of the afore-said rent came to the king's hands by Maurice's forfeiture.

May 27. To John Everard, escheator in cos. Devon, Cornwall, Somerset, and  
Westminster. Dorset. Order to restore to John de Blakeston, of co. Devon, his lands, together with the issues received therefrom since they were taken into the king's hands, the escheator having taken them into the king's hands because the custody of his body and lands ought to pertain to the king by reason of his idiocy, as the king ordered the sheriff of Devon to cause John's body to come before the king in chancery on the morrow of the Ascension, and the said John, being examined personally before the king in chancery, is found by the king to be of sound mind and not an idiot.

May 26. To the sheriff of York. Order to cause Joan, wife of Roger de Mortuo  
Westminster. Mari, the younger, who is staying in the castle of Skipton-in-Craven, to have 13s. 4*d.* weekly from Midsummer next for the maintenance of herself and her household and 10 marks yearly for all other necessities of herself and household, until further orders. By bill of the treasurer.

To John de Rythre, constable of the said castle. Order [to intend] the payment of the said wages and stipends. By the said bill.

*MEMBRANE 8.*

May 26. To the sheriffs of London. Order to deliver to Master Robert de  
Westminster. Baldok, archdeacon of Middlesex, the chancellor, the cloth, jewels, goods and chattels lately found in the possession of William le Waleys, wherewith he was taken and imprisoned in Neugate prison, where he now lies, because he was suspected of evil, which goods he acknowledged belonged to the chancellor. By K.

May 26. To Henry de Cobeham, constable of Rochester castle. Order to cause  
Westminster. John de Staunford, canon of Alnewyk, to be released from prison in that castle, to which he was committed by the king's order for certain causes. By K.

May 22. To Master John Walewayn, late escheator this side Trent. Order to  
Westminster. deliver to Thomas de Porynges and Agnes his wife, youngest daughter and co-heiress of Joan de Rokesle, a moiety of the issues of a third part of the manor of Westwode and the issues of 24 acres of land there, the king having, amongst other things that he caused to be done by the said escheator concerning the lands of the said Joan, ordered the escheator to deliver to Walter de Pateshull and Joan his wife, eldest daughter and co-heiress of the said Joan, the issues of the aforesaid manor, which had been taken into the king's hands by the escheator by reason of Joan's death, and the king having afterwards, at the suit of the said Thomas and Agnes, suggesting that a third of the said manor and 24 acres of land there in addition had been previously assigned to them in Agnes's purparty, and that the issues thereof ought to remain to them, given to Walter and Joan a day now past to appear in chancery to shew cause why a moiety of the issues of the third part and the issues of the 24 acres should not be delivered to



1324.

*Membrane 8—cont.*

Thomas and Agnes, and the said Walter in person and the said Joan by John de Shaldef[ord], her attorney, appeared before the king in chancery on the said day, and acknowledged that a moiety of the issues of the said third part and the issues of the said 24 acres ought to pertain to Thomas and Agnes, and granted that they should be delivered to them.

May 26. To Anthony de Lucy, constable of Carlisle castle. Order to pay to the  
Westminster. watchman of the castle the arrears of his wages and stipends from the time of the constable's appointment, and to pay him the same henceforth.

May 24. To the treasurer and barons of the exchequer. Whereas the late king,  
Westminster. on 30 June, in the 28th year of his reign, granted to William de Mulecastre, deceased, the manor of Boulton-in-Allerdale, co. Cumberland, which belonged to Geoffrey de Moubray of Scotland, deceased, which was in the late king's hands as escheat by reason of Geoffrey's rebellion, to have to the said William for life, saving to the king the knights' fees, advowsons of churches, wards, reliefs, escheats and dowers, rendering therefor yearly 40*l.* to the exchequer by the hands of the sheriff of Cumberland, and the late king, on 26 December in the same year, granted the said ferm to John de Sancto Johanne, deceased, for life amongst 1,000 marks yearly of lands, fermes, and rents that he granted to the said John because he could not have seisin of 1,000 marks of land in Galloway (*Galwithia*), which the king had granted to him for his good service, and hereupon the said king ordered the treasurer and barons of the exchequer to cause the ferm to be delivered to John, as appears by the late king's rolls of chancery: the king orders the treasurer and barons to inspect the said writ, and to discharge the heirs and executors of the said William of the aforesaid 40*l.* yearly from the said 26 December until the day of John's death, provided that answer be made to the king therefor from the day of the said John's death.

May 28. To Richard de Wyngefeld, fermor of the manor of Badyngham. Order  
Westminster. to pay to William le Noreys, out of the ferm of the manor, the arrears of 12*d.* weekly for his wages and a robe yearly, price one mark, or one mark at his option, for the time that Richard has had the custody of the manor, and to pay him the same henceforth so long as Richard has the custody of the manor, as the king learns by inquisition taken by John de Bloumville, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, that William de Bovill, knight, granted to the aforesaid William for life the custody of his park of Badyngham and of his warrens of that town and of Dynyeton, Burndissh, and Tatington, co. Suffolk, receiving therefor from the manor the said wages and robe, and that William le Noreys was seised of the same from the time of the gift throughout the life of the said William de Bovill and after his decease, when the manor was in the king's hands by reason of the minority of Margaret, daughter of John de Bovill, kinsman and heiress of the said William, during all the time of Richard de Rodeneye and of Master John Walewayn, late escheators this side Trent, until the manor was demised at ferm to the said Richard de Wyngefeld, and it appears by the deed of gift, which William le Noreys has exhibited before the king in chancery, that he ought to have such wages and robes from the manor for life.

May 26. To the chancellor of Ireland. Order to cause brother Roger Utlagh,  
Westminster. prior of the Hospital of St. John of Jerusalem in Ireland, the king's chief justice, and other subjects previously deputed, or others to be deputed by the chancellor if necessary, to go on eyre to hear pleas in county Meath, as the king is given to understand that certain of the pleas summoned before his justices lately in eyre in that county are not yet determined. By K.

*Vacated, because otherwise below.*



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*Membrane 8—cont.*

May 24. To Robert de Hungreford, keeper of certain forfeited lands in the city of  
Westminster. London. Order to deliver to Nicholas de Clare, knight, all his lands in the  
said keeper's custody, which were taken into the king's hands for his  
adherence to the rebels, as he has made fine with the king in 100*l.* for  
saving his life and lands; provided that if the lands are demised at ferm,  
Nicholas shall satisfy the fermors for their expenses about the same.

By K.

The like to John Giffard, keeper of certain forfeited lands in the marches  
of Wales.

May 15. To the treasurer and barons of the exchequer. Whereas the king, on  
The Tower. 18 December, in the 5th year of his reign, committed to Henry de Percy,  
deceased, the custody of the castle of Baumburgh with the king's truncage  
there and a rent in the town of Warnemuth, during pleasure, rendering  
therefor 110*l.* yearly to the exchequer, and afterwards, on 28 May, in the  
aforesaid year, ordered Isabella de Bello Monte to deliver to him by indenture  
the said castle with the arms, victuals, and other things of the king's therein,  
the king by other letters patent committed to John de Esshlington the castle  
and appurtenances during pleasure, and ordered Isabella to deliver the same  
to him in form aforesaid, as appears by the rolls of chancery, whereby it is  
not presumed that Henry had the custody of the castle by virtue of the  
aforesaid commission; the treasurer and barons nevertheless exact 890*l.* (*sic*)  
from Henry de Percy, son and heir of the aforesaid Henry, for the ferm of  
the castle for the 5th, 6th, and 7th years of the king's reign as if his father  
had had the custody, whereas he had not and did not intermeddle therewith  
in any wise: the king orders the treasurer and barons that, if they find by  
inquisition or by other means that Henry the father did not have the custody  
of the castle, and did not intermeddle therewith, to cause the demand made  
upon Henry the son to be superseded, and to cause him to be discharged  
thereof before them.

May 26. To brother Roger Utlagh, prior of the Hospital of St. John of Jerusalem  
Westminster. in Ireland, chancellor of Ireland. Order to be chief-justice in eyre in county  
Meath in place of A. archbishop of Dublin, the late chief justice, and to  
make eyre in that county with others previously deputed for this purpose, or  
to be deputed by him, as the king is given to understand that certain of the  
pleas summoned before the justices lately in eyre in that county are not yet  
determined.

By K.

April 15. To Alan de Cubeldyk, keeper of certain lands in the king's hands in co.  
Westminster. Lincoln. Whereas, upon its being found by certificate of the treasurer and  
barons of the exchequer that John de Whytinton, clerk, ought to receive  
for life in the manor of Wylghton, co. Lincoln, which belonged to the  
Templars, and which was then in the king's hands for certain reasons,  
3*d.* daily for his food and 20*s.* for his robe at Christmas and 20*s.* yearly for  
his other necessities, and 2*d.* daily for the food of his groom and 5*s.* yearly  
for other necessities of the groom, for 16 acres of land in Thevelby, a  
messuage and three acres of land in Mething[by], which he gave to the  
said manor, and that he ought to give to the manor at his death 20*s.*, the  
king ordered the keeper of the manor to pay to the said John the wages and  
stipends aforesaid, and the arrears of the same from the time of the keeper's  
appointment; and afterwards, because the manor came to the hands of John  
de Moubray, a late rebel, for certain causes, who satisfied the said John de  
Whytinton for the aforesaid wages and stipends for the time that he held  
the manor until the manor came to the king's hands as escheat by reason of  
the rebellion of the said John de Moubray, the said John de Whytinton  
prayed the king to cause such wages and stipends to be paid to him from  
the time when the manor came to the king's hands, and the king thereupon  
appointed the said Alan, Peter de Ludington, and John de Crossholm, the

1324.

*Membrane 8—cont.*

younger, to make inquisition concerning the same, and it is found by their inquisition that the said John de Whytinton gave 16 acres of land in Thevelby and a messuage and 3 acres of land in Methyngby to the said house of Wylghton, in order to have maintenance in that house for himself and a groom, and he proferred a charter under the name of William de la More, sometime master of the order of the Temple in England, which testified that the master, with the common counsel and assent of his chapter celebrated at Dynnesley in the feast of St. Barnabas, 1304, granted to the aforesaid John, for his good service and for the tenements aforesaid, his food in their house at Wylghton at the table of the brethren of the house, a suitable clerk's robe at Christmas, price 20s., yearly for life, and 20s. for his other necessities from the preceptor's purse or from him who supplies his place there, and food for the said John's groom at the squire's table and 5s. for the groom's necessities, and it was found by the inquisition that John was always seised of the aforesaid maintenance for himself and groom from the time of the said grant, as well during the time of the order aforesaid as when the manor was in the king's hands upon the annulling of the order and during the time when the said John de Moubray occupied it, without change of his estate in any wise, and that he continued his seisin thereof, wherefore he has prayed the king to cause the wages and stipends to be paid to him from the time when the manor thus came to the king's hands: the king therefore orders the said Alan to pay to John the wages and stipends aforesaid out of the issues of the manor, and their arrears from the time when the manor thus came to the king's hands.

June 6. To Thomas de Burgh, escheator beyond Trent. Order to cause Christiana, Westminster. late the wife of Ingelram de Gynes, to have seisin of the lands that she held jointly with her husband on the day of his death of her inheritance, and to deliver to her the issues thereof, as the king has taken her homage for the said lands. By p.s.

The like to John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster.

*MEMBRANE 7.*

May 27. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage, a carucate, and 2½ virgates of land, 9 acres of meadow, and 4s. of rent in Godyngdon, co. Oxford, and to restore the issues thereof, as the king, at the suit of Simon de la Borde, nephew and heir of Guy Ferre, suggesting that the late king granted the manor of Godyngdon to Guy, and that Guy afterwards acquired the aforesaid tenements from Godfrey son of Peter and Joan his wife by fine levied before the late king's justices of the Bench in the 9th year of his reign, and that Master John Walewayn, late escheator this side Trent, after the death of Guy, who died without an heir of his body, took the manor and the aforesaid tenements into the king's hands, as if the reversion of the tenements pertained, like that of the manor, to the king, ordered the aforesaid Richard to make inquisition concerning the above, and it is found by such inquisition that the tenements aforesaid were not in the late king's seisin when he granted the manor to Guy, and were not delivered to Guy with the manor, but that Guy, after he had obtained seisin of the manor, acquired the tenements from the aforesaid Godfrey and Joan in the 9th year of the late king's reign by fine levied before Thomas de Weylond and his fellows, then justices of the Bench, and that the tenements were taken into the present king's hands on 1 April, in the 16th year of his reign, by John de Bury, then sub-escheator of the said John



1324.

*Membrane 7—cont.*

Walewayn in co. Oxford, by reason of Guy's death, who held the manor of the king and died seised thereof, and that the tenements are held of the fee of the earl of Lincoln by the service of the twelfth of a knight's fee, and are worth in all issues 4*l.* 6*s.* 8*d.*, and it appears by part of the fine shewn before the king in chancery that Guy acquired the tenements in form aforesaid.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas at the prosecution of Roger Morteyn and Isabella his wife, suggesting, by their petition before the king and his council, that William Tochet feoffed them of 2 messuages, 4 tofts, 12 bovates of land, and 6 marks of rent in Appelby, co. Lincoln, to them and the heirs of Isabella's body, and they afterwards demised the tenements aforesaid to the prior and convent of Thornholm for ten years, and William, asserting that they had alienated the tenements to the prior and convent and that the prior and convent had entered them contrary to the statute of mortmain, seised the tenements into his hands, whereupon the prior and convent ejected him from the said tenements, and that William afterwards, in the late king's time, arramed an assize of novel disseisin against the prior concerning the tenements before William de Mortuo Mari and Roger de Bella Fago, then justices appointed by the late king, and although it was found by the recognition of the assize taken before the said justices that the tenements were granted to Roger and Isabella in fee tail, and were afterwards demised by them to the prior and convent for the term of twelve (*sic*) years, a certain escheator of the late king's took the tenements into his hands because it was found by the said recognition that Roger and Isabella, after the demise thus made to them, made a charter of feoffment of the tenements to the said prior and convent, which was delivered to Thomas de Nevill to be kept in equal hand under certain conditions, and that the tenements are still in the king's hands, the king ordered the record and process of the aforesaid assize to come before him in chancery and caused enquiry to be made concerning the whole matter; whereupon Roger and Isabella have prayed the king for a remedy: the king, wishing to do what is just, sends the record and process of the said assize and the aforesaid inquisition and petition to the said Geoffrey and his fellows *sub pede sigilli*, and orders them to inspect and examine the same, and to call before them the aforesaid prior and others, and to hear the reasons of Roger and Isabella and of the prior and of others, and to cause due and speedy justice to be done to Roger and Isabella in this matter.

May 20.  
Westminster.

To Geoffrey de Villers, receiver of the issues of certain lands forfeited to the king in co. Bedford. Order to deliver to the heir of William de Keynes of Faldho the issues of William's lands from 14 May, in the 15th year of the king's reign, when the king pardoned William the suit of his peace and what pertained to him for adhering to Thomas and Humphrey, late earls of Lancaster and Hereford, and to other rebels, and restored to him his lands, which were taken into the king's hands for this reason, and after his death the king ordered his lands, thus taken into his hands, to be delivered to his heirs, with the issues thereof from the said 14 May.

May 27.  
Westminster.

To the treasurer and chamberlains. Order to pay to John Devery, whom the king is sending to prepare and hasten certain ships in cos. Southampton, Somerset, Dorset, Devon, and Cornwall for the king's service to Gascony, 100*s.* towards his expenses in this matter; provided that he account before them for that sum on his return, and that he satisfy the king for any surplus after allowance have been made to him for his daily expenses.

By bill of the treasurer.

May 30.  
Westminster.

To John Everard, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order not to intermeddle further with the lands of Alan de

1324.

*Membrane 7—cont.*

Chastillun, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

May 20. To the treasurer and barons of the exchequer. Whereas the king learns  
Westminster. by inquisition taken by Roger Beler and John de Lungevill that John Giffard of Brymmesfeld, Edward de Norton, and Robert de Coventr[eia], receiver of the aforesaid John, at the time when Humphrey de Bassingburn, late sheriff of Northampton, took the manor of Navesby, which belonged to the said John, into the king's hands, with other rebels in their progress to the north, took by armed force from Geoffrey Martyn, then reeve of the said John, 14*l.* and had their will thereof, which sum the reeve had received of the issues of the manor, and that the money did not afterwards come to the hands of the said Humphrey, and that Humphrey de Bohun, late earl of Hereford and Essex, and the said John with other rebels in their said progress came with armed force to the aforesaid manor when Humphrey de Bassingburn was sheriff of the aforesaid county, and took and carried away with them divers goods and chattels to the value of 45*l.* 10*s.* 8*d.*, to wit 26 oxen, price 10*s.* each, 4 horses, price 8*s.* each, eight plough-horses (*affros*), price 3*s.* 4*d.* each, 2 bulls, price 20*s.*, 234 sheep, price 2*s.* each, 34 swine, price 3*s.* each, and a boar, price 2*s.*, and that Humphrey de Bassingburn could not resist the said rebels at that time, and that he did not receive 50*s.* from any creditors of the said John for sheep sold at Navesby, and that the aforesaid money did not come to his use; the king therefore orders the treasurer and barons to cause Humphrey de Bassingburn to have allowance in his account for the aforesaid 14*l.*, 45*l.* 10*s.* 8*d.*, and for the said 50*s.*

May 26. To the sheriff of Essex. Order to seise into the king's hands all the  
Westminster. lands, demesnes, fees, churches, advowsons, and liberties in his bailiwick that belonged to the Templars at the time of the annulation of that order, and to deliver them, after seisin has been had in the king's name, to the prior and brethren of the Hospital of St. John of Jerusalem in England, in accordance with the ordinance in the parliament at Westminster [*as in order of 26 March, page 91 above*]. The king wills that all the moveable goods in the said lands shall remain to their owners, and that satisfaction shall be made by the Hospitallers for the value of the corn growing in the said lands, or that the owners of the corn may carry the same away and make their profit thereof when the time comes; provided that the seisin of the king or of the Hospitallers shall not be retarded by reason of the corn and goods aforesaid. By K.

The like to all the sheriffs of England.

The like, '*mutatis mutandis*,' to Edward, earl of Chester, Edmund, earl of Arundel, justice of Wales, and the bishop of Durham.

May 25. To the sheriff of Surrey. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Apperdele, who is incapacitated by illness and infirmity.

*MEMBRANE 6.*

June 4. To John Everard, keeper of certain forfeited lands in cos. Devon and  
Westminster. Cornwall. Order to expend up to 10*l.* in repairing the houses in the lands of Henry Tyeys, a late rebel, in co. Cornwall, by the view and testimony of Richard de Prato. By C.

May 31. To Geoffrey le Scrop and his fellows, justices to hold pleas before the  
Westminster. king. Order to call before them Richard, brother of Reginald son of



1324.

*Membrane 6—cont.*

Henry de Bokland, to whom the king lately ordered William de Poleye, late keeper of forfeited lands in co. Hertford, to deliver the manor of Bokland [*as at page 53 above*], and to hear the said Richard's reasons, and to cause justice to be done to the king and to him concerning the aforesaid manor, as the king has found amongst the muniments that belonged to Bartholomew de Badelesmere a deed of quit-claim whereby the said Richard, on Sunday before the Translation of St. Thomas the Martyr, in the 13th year of the king's reign, released his right in the aforesaid manor to Bartholomew, and bound himself and his heirs to warrant it to Bartholomew and his heirs, for which reason the manor ought to pertain to the king by Bartholomew's forfeiture.

*Vacated, because they were not sealed.*

June 8. To the sheriff of York. Order to cause a coroner for that county to be  
Westminster. elected in place of Gregory de Thornton, who has no lands in fee in that county. [*Parl. Writs.*]

June 8. To the treasurer and barons of the exchequer. Order to cause the men  
Westminster. of the county of Northumberland to have respite for one year for all debts exacted from them by summons of the exchequer or otherwise for the king's use, except the debts due from them for victuals bought from the king, as the king has granted them such respite in consideration of the damages sustained by them from the Scots. By K.

June 8. To the treasurer and chamberlains. Order to pay to Bernard de Maleu,  
Westminster. attorney of Arnald Guillelmi de Malewe, 100*l.* without delay, the king having granted that sum to Arnald in alleviation of the damages suffered by him in the loss of horses, etc., in the king's service in the duchy [of Aquitaine] and of his expenses in the same service, in which he was maimed, as the seneschal of Gascony has testified by his letters, which the treasurer and chamberlains are to receive from the said attorney. By K.

June 10. To John de Rythre, constable of the castle of Skypton-in-Craven.  
Westminster. Order not to distrain John le Flemyng for homage for the knight's fee in Wath, co. York, of the yearly value of 37*l.* 6*s.* 8*d.*, held by him, which the king, on 1 April, in the 8th year of his reign, assigned as dower to Matilda, late the wife of Robert de Clyfford, tenant in chief.

To Robert de Umframvill, earl of Anegos, Roger Heyron, Gilbert de Bornden, and Richard de Emeldon. Order not to receive to the king's peace any men of co. Northumberland and the bishopric of Durham who had lands and adhered to the Scotch rebels, as it is not the king's intention that such men shall be received to his peace by virtue of their appointment to receive to the king's peace men of those parts who adhered to the Scots by reason of poverty and other necessity. [*Fœdera.*]

June 12. To William de Gosefeld. Order not to intermeddle further without  
Westminster. special order with the assizes of novel disseisin in divers counties and other things, for which the king lately appointed him justice with others.

To Robert de Barton, late keeper of the works of the castle and town of Carlisle. Order to deliver by indenture to Anthony de Lucy, constable of the said castle, all the king's implements in Robert's possession fit for the said works, the king having ordained that the walls, houses, towers, and other things in the castle shall be repaired by the ordinance of the constable and by the view and testimony of Robert de Chisenhale, king's clerk, and that the walls of the town shall be repaired by the king's ordinance intimated to the constable by the treasurer. By bill of the treasurer.

May 26. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with

1324.

*Membrane 6—cont.*

the lands of Robert de Berewyk, and to restore the issues thereof, as it is found by inquisition taken by Master John Walewayn, late escheator this side Trent, that Robert held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

May 28. To the said Master John Walewayn. Order to restore the issues  
Westminster. received by him from the aforesaid lands.

June 12. To the sheriff of Cumberland. Order to cause the men of Scotland  
Westminster. arrested by John de Glenton, keeper of the water of Sulewath, by virtue of the king's commission to keep that water, who are in the king's prison in the sheriff's custody, and such men as shall be hereafter arrested and delivered to him by the said John to be brought before the keepers of the truce between the king and the men of Scotland in those parts, when summoned by the keepers, at their days of the march, there to receive what ought to be done according to the form of the truce, the king having ordered the keepers to cause the said men to be delivered from prison if they ought to be released by virtue of the truce, and to remit them to prison under the sheriff's custody until further orders if they ought not to be delivered.  
By K.  
[*Fœdera.*]

June 6. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of the monastery of Burnham by reason of the present voidance, otherwise than has been usual heretofore, and to restore the issues thereof, as Edmund, late earl of Cornwall, by his deed, which the late king confirmed by letters patent, which the king has inspected, granted to the nuns of the said house that upon each voidance of the office of abbot (*sic*) of that house, they should have power to choose an abbess without licence from the earl or his heirs, so that the earl or his ministers should not have ingress into the monastery or into any of the lands pertaining thereto, and should not intermeddle with the same, and the nuns have now shewn the king that although they have had the custody of all the lands pertaining to the monastery upon each voidance since the time of the grant aforesaid, the escheator has taken the lands into the king's hands by reason of the present voidance.

June 12. To John de Bousser and John de Cantebrig. Order not to permit  
Westminster. William de Gosefeld, whom the king appointed to take with them all assizes, juries, and certificates to be taken before all his justices in cos. Essex, Hertford, Cambridge, and Huntingdon, to intermeddle in any way with the said assizes, juries, and certificates or with anything pertaining to the king, as the king has caused him to be amoved from the said office for certain reasons.  
By K.

June 14. To Edmund, earl of Arundel, justice of Wales. Order to cause one  
Westminster. hundred or two hundred footmen, according to his discretion, to be chosen in South Wales and West Wales, and to cause them to be armed suitably, and to cause them to be taken to Plimmuth by some one in whom he can trust, so that they be there in the quinzaine of Midsummer next at the latest, to set out for the duchy [of Aquitaine] in the king's service. The king has ordered the chamberlain of Kaermerdyn to pay them the usual wages from the day when they set out for Plimmuth until they arrive there.  
By K.  
[*Parl. Writs.*]

March 17. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Westminster. Salop, Stafford, and in the adjoining marches of Wales. Order to take proof of the age of William de Hampton, son and heir of Richard de



1324.

*Membrane 6—cont.*

Hampton, tenant by knight service of the heir of Richard, late earl of Arundel, lately a minor in the late king's wardship, at a day and place to be appointed by the escheator, as William says that he is of full age and prays for livery of his lands, wherefore the king wills that he shall prove his age before the escheator, he having been born at Hampton, co. Salop, and baptized in the church of Ellesmere in the marches aforesaid.

*Vacated, because they were not sealed.*

## MEMBRANE 5.

June 13. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Westminster. Salop, Stafford, and in the adjoining marches of Wales. Order to cause the aforesaid William to have seisin of the lands that his father held as above, as he has proved his age before the escheator.

June 12. To Walter le Gras, keeper of the land of Werthrynneon. Order to  
Westminster. allow the men of the community of that land to have respite for the ameracements inflicted upon them before the keeper for chasing, during the late disturbance in the realm, in the king's free chace in that land, after it came to the king's hands by the forfeiture of Roger de Mortuo Mari of Wyggemor, late lord of that land, and for taking away deer, the king having granted that they shall have respite for the above ameracements upon their good behaviour during his pleasure.

By K. on the information of W. de Ayrem[ynne].

June 12. To Ranulph de Dacre, John de Haryngton, and Adam de Skelton,  
Westminster. keepers in the parts of Carlisle of the truce between him and the men of Scotland. Order to cause the men of Scotland arrested by John de Glenton, keeper of the water of Sulewath, to come before them as often as need be, and to cause them to be released, if they ought to be released according to the truce, or to remit them to prison under the custody of the sheriff of Cumberland if they ought to be detained in prison, certifying the king of the names of those thus remitted to prison and of the cause of their arrest.

By K.

June 12. To Master John Walewayn, late escheator this side Trent. Order to  
Westminster. deliver to John de Clarun, knight, the issues of the manor of Rothyng Aythorp, co. Essex, the king having, on 12 July last, ordered the escheator not to intermeddle further with the said manor, because it was found by an inquisition taken by the escheator that Guy Ferre held the manor at his death of the gift of John Bacun by fine levied in the king's court, by virtue whereof the manor remained to John Clarun upon Guy's dying without an heir of his body.

June 13. To Edmund de Assheby, keeper of certain rebels' lands in co. Lincoln.  
Westminster. Order to deliver to Alesia de Lacy, daughter and heiress of Henry de Lacy, late earl of Lincoln, the court of the fee of La Haye, the bailey before the gate of Lincoln castle, and 20*l.* for the third [penny] of the county of Lincoln, in accordance with the king's order of 20 September, in the 16th year of his reign, to Alan de Cubbeldyk, then keeper of the aforesaid lands, as Alan was amoved from office before he had executed the order.

June 16. To the sheriff of Norfolk. Order to pay to Rhys (*Reso*) son of Rhys ap  
The Tower. Mereduk, a Welshman in Norwich castle, such wages as he was wont to receive in the late king's time and in the present king's time, and to pay him the arrears of the same from the time of the sheriff's appointment.

June 16. To the sheriff of Buckingham. Order to cause a coroner for that county  
The Tower. to be elected in place of William atte Mede of Pithelestorne, deceased.



1324.

*Membrane 5—cont.*

To William de Tatham, receiver of the issues of certain lands in co. Lancaster. Order to pay to Anthony de Lucy 200*l.* for repairing the walls of Carlisle castle, in addition to the 100*l.* that he has paid him by the king's order for this purpose. By K. on the information of the treasurer.

To the sheriff of Northumberland. Order to cause all the masons and stone-cutters (*cementarios et quarrerarios*) of his bailiwick to come to Carlisle without delay to do certain works of the king's there, as they shall be enjoined by Anthony de Lucy, keeper of the aforesaid works.

By K. on the information of the treasurer.

The like to the sheriffs of York and Lancaster.

June 18.  
The Tower.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manor of Wrokeshale, co. Somerset, and to restore the issues thereof, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Ralph de Gorges held no lands in chief of the king at his death except a third of the manor of Braunton, co. Devon, by the service of finding the king an arrow when he came or sent to Exmore to take venison, which arrow was to be there delivered to the king's huntsman, and it is found by the aforesaid inquisition and by an inquisition taken by the said John Everard that Ralph held the manor of Wrokeshale of Hugh de Courteney by knight service and not of the king.

June 18.  
The Tower.

To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Whereas it appears by part of a fine levied before William de Bereford and his fellows, justices of the Bench, in the 14th year of the king's reign, between Thomas Colpeper and Margery his wife, demandants, and Richard de Headen and John Colpeper, deforciant, concerning two messuages, two mills, 405 acres of land, 20 acres of meadow, 60 acres of pasture, 80 acres of wood, and 20*s.* of yearly rent in Peapunbery, Tonebrugge, and Tondele that Richard and John granted the tenements aforesaid to Thomas and Margery and rendered the same to them in court, to hold for their lives, with remainder to Walter son of Thomas and Margery and the heirs male of his body, with remainder to John, brother of the said Walter, and to the heirs male of his body, with remainder to Richard, brother of the said John, and the heirs male of his body, with remainder over to the right heirs of the said Thomas, and it appears by an inquisition taken by the aforesaid Henry de Cobeham and by William de Northho and William de Ponte Roberti in the presence of Richard de Potesgrave, late keeper of the aforesaid tenements, that Thomas and Margery continued their seisin of the tenements according to the tenor of the fine without change of their estate until they were taken into the king's hands by the forfeiture of the said Thomas, and that the tenements, with the exception of 55½ acres, are held of Claricia, daughter and co-heiress of Roland de Oxstede by the service of 1*d.* yearly, and that of the excepted land, 31 acres are held of John de Mereworth by the service of 5½*d.* yearly, 4½ acres of Walter de Chitecroft by the service of 6*d.* yearly, and 20 acres of land of Peter Robert by the service of 16*d.* yearly: the king orders the aforesaid keeper to deliver the tenements aforesaid to the said Margery, to be held according to the tenor of the fine; provided that after the death of Margery, Walter, John, and Richard, the tenements shall revert to the king in case Walter, John, and Richard each die without an heir male of his body.

By K. and C.

June 13.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Grantham of London in the debts due from him to the exchequer for 40*l.* 11*s.* 0½*d.*, the said John having shewn by his petition that William de Hedersele and his fellows, collectors of the custom (*customarii*) of wool in the port of London, received the above sum from him



1324.

*Membrane 5—cont.*

by way of imprest for the king's use beyond the custom due for his wool, and he has prayed the king to cause that sum to be allowed to him in the debts due from him to the exchequer of the time when he was one of the sheriffs of London, and he has prayed the king for remedy because the treasurer and barons defer allowing him the above sum although they found by the accounts of the said collectors, which the king ordered them to examine, that the collectors answered to the king for this sum.

June 16. To Alan de Cubbeldyk, keeper of certain lands in the king's hands in co.  
The Tower. Lincoln. Order to restore to Henry de Umframvill his lands, goods and chattels, which were taken into the king's hands by reason of his adherence to the rebels, and to restore to him the issues thereof. By K.

The like to John Everard, keeper, etc., in co. Devon.

July 4. To John de Lek, receiver of the issues of the castle [and] honour of  
Laughton. Tutteburi. Order to pay to John de Denum, to whom the king granted during pleasure the superior custody of the chace of Duffeldfrith and the parks within the limits of that forest, the arrears of the wages therefor due from the time of the grant, and to continue to pay him the same henceforth, the king having granted that he should receive the usual wages therefor and the other things that Nicholas de Hungerford, who previously had the custody, used to receive for the same.

*MEMBRANE 4.*

June 30. To Henry de Cobeham, keeper of certain lands in the king's hands in co.  
Tunbridge. Kent. Order to restore to William de Hokiniore his lands, which were taken into the king's hands by reason of his adherence to the late rebels, as he has found mainprise for his good behaviour.

By K. on the information of W. de Ayremynne.

July 2. To Walter de Norwico. Order to supply the place of W. bishop of  
Rotherfield. Exeter as treasurer in the exchequer, during the treasurer's absence in Devon, Cornwall, and co. Southampton, whither he is going for the expedition of certain of the king's affairs. By K.  
[*Parl. Writs.*]

June 30. To the treasurer and barons of the exchequer. Order to cause Eleanor,  
Tunbridge. late the wife of Henry de Percy, to be discharged of 3s. 10 $\frac{3}{4}$ d. from 8 March, in the 16th year of the king's reign, when the king restored to Henry, son and heir of the said Henry, the knights' fees and advowsons of his father, which had been in the king's hands during his minority, the said Eleanor being bound to render the above sum yearly during the said heir's minority by the hands of the escheator beyond Trent for the excess in value of the lands assigned to her in dower on 6 November, in the 8th year of the reign [as in this Calendar, 8 Edward II., p. 125].

June 2. To Petronilla, late the wife of John de Benestede. Order to pay to Joan  
Rotherfield. de Balsam 115s. 7d. yearly from the time when the manor of Benyngton, co. Hertford, was assigned to Petronilla as dower, which manor is of the yearly value of 41l. 6s. 8d., for which Petronilla is bound to pay 115s. 7d. yearly to the exchequer during the minority of John's heir for the excess in value of her dower, as it is found by inquisition taken by John de Blomvill, escheator in that county, that the said John de Benestede granted to Joan de Balsam 10 marks yearly for her life, and that he charged his lands with payment thereof, and that Joan has been wont to receive that sum yearly from his lands from the time of the grant. The king will discharge Petronilla of this sum at the exchequer.

1324.

*Membrane 4—cont.*

To the treasurer and barons of the exchequer. Order to acquit the said Petronilla of the aforesaid 115s. 7d. during her life and the life of the said Joan.

June 28. Thomas de Langele, imprisoned in Neugate gaol for the death of Thomas  
Tunbridge. de Lenne, 'skynner,' has letters to the sheriff of London to bail him until the first assize.

June 28. To the sheriffs of London. Order to restore to Master John de Stretford,  
Tunbridge. now bishop of Winchester, his lands, goods and chattels, which the king lately ordered them to take into his hands for certain causes. By K.

The like to the following :

The sheriff of Warwick.

H. bishop of Lincoln,

R. bishop of Coventry and Lichfield,

J. bishop of Chichester,

} for the ecclesiastical goods in  
their dioceses.

July 1. To Geoffrey de Edenham, keeper of certain lands in co. York. Order to  
Lewes. permit the sheriff of that county to deliver all the lands, fees, advowsons, liberties, etc., in his custody that belonged to the Templars at the time of the adnullation of their order to the prior and brethren of the Hospital of St. John of Jerusalem, in accordance with the grant of the same to them [*as at page 91 above*]. The king wills that all the moveable goods in the said lands shall remain to their owners, and that satisfaction shall be made by the Hospitallers for the value of the corn growing in the said lands, or that the owners of the corn may carry the same away and make their profit thereof when the time comes: provided that the seisin of the king or of the Hospitallers shall not be retarded by reason of the corn and goods aforesaid. By K.

The like to the following keepers :

John de Kilvyngton in co. York between the waters of Use and Teys.

Thomas Deyvill in the same county this side the water of Use.

Edmund de Assheby in co. Lincoln.

John de Leek in cos. Stafford and Derby.

Adam de Scelton in cos. Westmoreland and Cumberland.

Robert de Coventre in co. Northumberland and the bishopric of Durham.

John de Lancastre in co. Lancaster.

William de Tateham in Blakburneshire, Boulond, Salfordshire, Leylondshire, and Amunderneshe.

Henry de Hockeleye in cos. Leicester and Warwick.

Henry de Cobeham in cos. Kent, Surrey, and Sussex.

Robert Phelip of Hardereshull in cos. Buckingham, Bedford, Oxford, and Berks.

Roger de Gulden in cos. Somerset and Dorset.

John de Barewe in cos. Hereford, Worcester, and Salop.

Edmund de Flete in the city of London and co. Middlesex.

Edmund de Assheby in co. (*retrocom*) Lincoln and the honour of Lancaster in co. Nottingham.

Roger de Whatton in cos. Northampton and Rutland.

Robert de Hungerford in cos. Wilts and Southampton.

Robert de Aston, keeper of lands in co. Gloucester, except the lands that belonged to Maurice de Berkele.

July 2. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Rotherfield. Huntingdon, Essex, and Hertford. Order to deliver to Margaret, late the wife of Thomas de Cailly, tenant in chief, the following of her said husband's knights' fees, which the king has assigned to her in dower: two fees



1321.

*Membrane 4—cont.*

in Querstede, co. Suffolk, which Giles de Wachesham holds, of the yearly value of 20*l.*; a moiety of a fee in Ikelyngham, co. Norfolk, which William de la Cressenore holds, of the yearly value of 100*s.*; a moiety of a fee in Staunford and Bukenham near Staunford, in the same county, which Margaret Cosyn and Ellen de Bukenham hold, of the yearly value of 100*s.*; a twentieth of a fee in Denton, which William de Wytton holds, of the yearly value of 100*s.*

July 4.  
Lewes.

To the treasurer and barons of the exchequer. Order to cause the debts due to the king from the bishopric of Durham to be levied from the manors of the bishopric that are still in the hands of Louis, bishop of Durham, if they can be so levied, and to cause the sheriff of York to desist from distraining Boniface de Peruche and John Junctyn and their fellows, merchants of the society of the Peruzzi, for the said debts in the manor of Houeden, as they have shewn the king that the sheriff omits the other lands of the bishopric, and distrains for the debts in the said manor, which the bishop demised to them for ten years, which demise the king confirmed, saving to him the issues of the manor in case of voidance of the bishopric within that term.

By K.

*MEMBRANE 3.*

June 26.  
Tunbridge.

To John de Frylond, keeper of certain rebels' lands in co. Gloucester. Order to cause to be paid to Matilda, late the wife of Adam Tilly, the arrears of a quarter of beans and 3½ yards of cloth, price 40*d.*, of such cloth as Thomas de Berkeleye, late lord of Berkeleye, used to give to poor men, yearly from the time when the manor of Alkynton was taken into the king's hands, and to cause the same to be paid to her yearly hereafter, as the king learns by inquisition taken by Robert de Aston and John de Hampton that the said Thomas granted the above beans and cloth to Matilda, to be received yearly from his manor of Alkynton during her life, and that she released to him, in consideration of this grant, her right of dower in a third of a messuage and of a virgate of land within the said manor, and that the said third is worth yearly 13*s.* 4*d.*, and is now in the king's hands by the forfeiture of Maurice, son and heir of the said Thomas, and that Matilda was seised of the beans and cloth from the time of the grant until the manor was taken into the king's hands without any change of her estate, and that she did not release or demise them to anyone, and that the manor is held in chief by the service of a moiety of a knight's fee, and is worth 64*l.* 19*s.* 9¼*d.* yearly.

June 27.  
Tunbridge.

To John de Hampton. Order to deliver to Hugh le Despenser, earl of Winchester, all the charters in his custody that concern the earl, who has shewn the king that John Giffard, a late rebel, took certain of the earl's charters and muniments at Stanle by force, and carried them thence to Gloucester, and deposited them in the abbey of St. Mary and in the priory of St. Oswald, which charters afterwards came to the hands of the said John de Hampton when he was sheriff of Gloucester.

By K.

June 26.  
Tunbridge.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to assign dower to Alice, late the wife of John de Thorp, tenant in chief, upon her taking oath not to marry without the king's licence.

June 27.  
Tunbridge.

To the same. Order not to intermeddle further with the following manors, and to restore the issues thereof to Alice, late the wife of John de Thorp, as it appears by inquisition taken by the escheator that the said John and Alice held jointly on the day of John's death, to themselves and



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*Membrane 3—cont.*

his heirs, the manor of Horham, co. Suffolk, and the manors of Esshewellethorp, Wremyngham, Fundenhale, Bon[ewelle], and Tyveteshale, co. Norfolk, of the gift of Alexander de Refham, parson of Stulton church, by fine levied in the king's court, and that they held jointly on the said day to themselves and the heirs male of their bodies the manor of Little Massyngham, co. Norfolk, with remainder to the right heirs of the said John, of the gift of Hugh de Esshewell, parson of Massyngham church, by fine levied in the king's court, and that they held jointly on the said day a messuage in Norwich in free burgage, which manors and messuage are held of others than the king.

June 26.  
Tunbridge.

To the sheriff of Lincoln. Order to cause proclamation to be made in his county [court] that a fair shall be held at the queen's manor of Kyrketon-in-Lyndeseye, on the eve and day of St. Mark and for six following days, yearly, and another fair on the eve and day of St. Andrew and for six following days, yearly, and that a market shall be held in her manor of Spetele 'in the Strete' on Friday in every week, and a fair on the eve and day of St. Ed[mund] the King and six following days, the king having granted that the queen shall have the said fairs and markets in the aforesaid manors which she holds in dower of his assignment.

By K. on the information of William de Ayremynne.

To the treasurer and barons of the exchequer. Order to discharge Ralph Coterel, son and heir of Ralph Coterel, of 4*l.* 5*s.* 5*d.* yearly from 16 July, in the third year of the king's reign, the late king having, on 24 October, in the 30th year of his reign, committed to Ralph Coterel, the father, the custody of two parts of the lands that belonged to Robert de Derleye in co. Derby, with the exception of the dower of Alice, late the wife of the said Robert, during the minority of John, brother and heir of the said Robert, rendering therefor to the exchequer the above sum yearly, as the present king, on the said 16 July, rendered the lands to the said John de Derleye, who had proved his age before Gerard Salvayn, the late king's escheator beyond Trent.

July 26.  
Tunbridge.

To the same. Order to desist from distraining the executors of the will of John de Grey, son and heir of Reginald de Grey, for 125 marks, which sum Henry III., on 17 May, in the 52nd year of his reign, ordered the treasurer and barons of his exchequer to allow to the said Reginald in the debts due from him, which sum the said king owed to John de Grey for the arrears of the fee that he was wont to receive at the exchequer, and to allow the said sum to the said executors.

*Vacated because otherwise below.*

June 28.  
Tunbridge.

To John de Bolybrook, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manor of Gunthorp, co. Nottingham, which he has taken into the king's hands, pretending that it is held of the king as of the crown, and that Peter de Monte Forti, grandfather of Peter de Monte Forti, entered the same without royal licence, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Peter de Monte Forti and his ancestors have held the manor from time out of mind in inheritance, and that the manor is held of the honour of Leicester by the service of 40 marks yearly and not of the king.

June 16.  
The Tower.

To Richard de Musele, keeper of certain lands in the king's hands in Wakefeld. Order to pay to Master Albertinus Rogerii de Pystore and John de Triple the arrears due to them of the rent of 2*l.* yearly that the prior of Lewes ought to receive from him, and to pay them the same rent yearly hereafter, as it is found by inquisition taken before the keeper and John de Doncastre that the prior and convent of Lewes have been wont to receive



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*Membrane 3—cont.*

that rent yearly from time out of mind for a tithe of the rents of the earl Warenne for all his lands in co. York, to be received from the hands of his receiver at Wakefeld, by grant of the said earl, and that the present prior and the convent of Lewes received the said rent all the time that the aforesaid rents were in the hands of Thomas, late earl of Lancaster, with the other lands of the earl Warenne, by the hands of William de Acworth, the late receiver of the said earl Thomas at Wakefeld, until the rents aforesaid came to the king's hands by the forfeiture of earl Thomas, and that the prior and convent have granted to the said Albertinus and John for five years all their manors, churches, and lands of Halifax, Conyngesburgh, and B[ray]thell, in the diocese of York, with all fruits, rents, etc., and profits pertaining to them in the said diocese.

By C.

June 26.  
Tunbridge.

To the treasurer and barons of the exchequer. Order to allow to the executors of John de Grey, son of Reginald de Grey, out of the debts due from Reginald to Henry III., the sum of 125 marks, which Henry III., on 17 May, in the 52nd year of his reign, ordered the treasurer and barons of his exchequer to allow to Reginald in the debts due from him, which sum the said king owed to John de Grey, of whom Reginald was the kinsman and heir, for the arrears of the fee that he used to receive at the exchequer, as the king understands that the treasurer and barons cause the executors to be distrained for the above sum.

July 1.  
Rotherfield.

To Margaret, late the wife of Bartholomew de Badelesmere, a late rebel. Signification that she may go to her friends within the realm whither she will, provided that she be always ready to come to the king when summoned, the king having, on 3 November, in the 16th year of his reign, ordered Roger de Swynnerton, then keeper of the Tower of London, or him who supplied his place, to cause her to be delivered from the Tower by the mainprise of William de Ros of Hamelak, Henry de Percy, William le Latymer, Peter de Malo Lacu, the elder, John de Cromwelle, and Robert de Welle, knight.

By K.

To John de Neville, Richard de la Bere, and Peter de la Rokele, justices—

*Vacated.*

June 28.  
Tunbridge.

To John de Neville, Richard de la Bere, and Peter de la Rokele, justices appointed to hear and determine certain trespasses committed upon the king at Fraunkton, co. Lincoln. Order to cause the exaction and outlawry of Richard de Furneux and all further process against him to be superseded entirely, the said Richard having been put in exigent to be outlawed in that county for not appearing before the said justices, as he has satisfied the king for his trespass.

By K.

To the same, justices appointed to hear and determine certain trespasses committed upon Hugh le Despenser, the younger, at Fraunkton aforesaid. Like order concerning the said Richard, who has satisfied Hugh for the trespass, as Hugh has testified personally before the king.

By K.

*Membrane 3—Schedule.*

1323.

*Warantia Dierum.*

Oct. 2.  
Skipton-in-Craven.

To the justices of the Bench. Order not to put John Cosyn in default for not appearing before them on Sunday in the fifth week of Easter last and on the Monday following in the suit before them between Richard Martyn, demandant, and John, tenant, concerning 12½ acres of land and 2s. 4d. of rent in Harewe, as he was in the king's service on the said days.

By K.

1323.

*Membrane 3—Schedule—cont.*Oct. 20.  
Holland.

To the same. Order not to put John de Marny in default for not appearing on Saturday the morrow of Midsummer last in the suit before them between John de Insula, demandant, and John de Marny, tenant, concerning a moiety of the manor of Graston, as he was in the king's service on the said day. By p.s.

Nov. 10.  
Nottingham.

To the same. Order not to put John son of Roger Sharp in default for not appearing on Sunday the octaves of Holy Trinity and on the following Monday in the suit before them between William Sharp, demandant, and the said John and John de Gaysham, tenants, concerning 53 acres of land in Blecchyngleye, as he was in the king's service on the said days.

By K.

1324.

April 1.  
Westminster.

To the same. Order not to put John, bishop of Bath and Wells, in default for not appearing on Friday the quinzaine of Martinmas last in the suit before them between John de Thistelden, demandant, and him, tenant, concerning a moiety of a carucate of land in Meleford and Penynton, as he was in the king's service on the said day.

By K.

April 12.  
Fulmer.

To John de Stonore and Ralph de Bereford, justices to take assizes in co. Wilts. Order not to put Robert de Hurlee, king's clerk, in default for not appearing on Saturday after the Exaltation of the Holy Cross in the assize of mort d'ancestor arramed by John le Newe of Wilton before them against the said Robert concerning 11 acres of land and 10 acres of pasture in Peuesy, as he was in the king's service on the said day.

By p.s. [6862.]

*MEMBRANE 2.*June 6.  
Westminster.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to Christiana, late the wife of Ingelram de Gynes, the manor of Moureholm and certain lands in Kerneford and in Whitynton and Assheton, which he has taken into the king's hands by reason of Ingelram's death, as the king learns by inquisition taken by the escheator that Ingelram and Christiana held jointly on the day of Ingelram's death the manor aforesaid, of Christiana's inheritance, and certain lands in Kerneford of the king in chief as of the earldom of Lancaster by homage and knight service, and certain other lands in Whitynton and Assheton of Baldwin de Gynes for the term of their lives, and the king has taken her homage for the said manor and has rendered to her the lands in Kerneford.

By p.s.

June 16.  
The Tower.

To the treasurer and chamberlains. Order to pay to Master Richard de Eryum, who is setting out for parts beyond sea on the king's behalf, half a mark daily for his wages for so long as he is thus employed.

By K.

The like to the same to pay half a mark daily to Master Richard de Gloucestr[ia].

By K.

June 18.  
The Tower.

To the same. Order to pay to the said Richard de Glouc[estria], whom the king lately sent to parts beyond sea, 20*l.* of the king's gifts beyond the expenses granted to him.

By K.

June 15.  
The Tower.

To the keeper of the king's wardrobe for the time being. Order to receive by indenture from Simon le Croiser, clerk of the king's market, all the money that he will deliver to the keeper for the fines and amercements of the townships that have made fine before him or that have been amerced by him by reason of his office, in accordance with the ordinances of the household made by the king and his council, which provide that such fines



1324.

*Membrane 2—cont.*

and amercements shall be levied and paid by indenture to the keeper of the wardrobe, and that estreats of the fines and amercements shall be made according to the indenture and sent to the treasurer and barons of the exchequer at Easter and Michaelmas. The king has ordered his said clerk to deliver the said money to the keeper, and to cause the indentures and estreats aforesaid to be delivered at the exchequer.

By K. on the information of W. de Ayremynne.

June 22.  
Northfleet.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, and Middlesex, and in the city of London. Order not to intermeddle further with the lands of Joan, late the wife of William Maufee, and to restore the issues thereof, as it appears by inquisition taken by the escheator that she held no lands of the king in chief by reason whereof the custody of her lands ought to pertain to the king.

June 17.  
London.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Alan de Cherleton, constable of Wyggemor castle, for 20*l.* of the arrears of his account of the issues of his bailiwick, and to cause him to have respite for the remainder of the arrears until St. Peter ad Vincula next, the king having granted him the said sum and respite for his good service in pursuing, taking, and beheading John de Castel, a late rebel.

June 18.  
The Tower.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with two messuages and 30 acres of land of John Burel of Dunton and Matilda his wife, and John and William his sons, in Dunton, a messuage and 16 acres of land of Hugh Lore of Doketon in the same town, a messuage and 8½ acres of land of John de Esgate of Dunton in the same town, and with two messuages and 32 acres of land of William Est, chaplain, Alan Est, John and Matilda Est in the same town, and to restore the issues thereof, as the escheator has returned that the aforesaid tenements are held of Thomas de Ha[utville], knight, as of his manor of Dunton, which manor is held of the king in chief as of his ancient demesne by the service of 1 *l. s.* yearly and of keeping a gerfalcon at the king's charges, and that Thomas granted the tenements to the aforesaid men and women, tenants of that manor, to hold to them and their heirs by the service of 8*s.* 3¼*d.* yearly for all service, changing the customs and services that they used to render in old times without the king's licence, which rent exceeds the old customs and services by 8*d.* yearly, [and that the escheator took the tenements into the king's hands for this reason].

June 16.  
The Tower.

To Robert de Hungerford, keeper of certain forfeited lands in co. Wilts. Order to deliver to Margaret, late the wife of Henry Tyeys, a messuage, a mill, and two carucates of land in Bochampton, as it appears by part of a fine levied, in the 13th year of the king's reign, before William de Bereford and his fellows, justices of the Bench, between the said Henry and Margaret, demandants, and John son of Thomas Barry of Bochampton, deforciant, exhibited before the king and his council, concerning the tenements aforesaid, that Henry acknowledged the tenements to be the right of John, and that John, for this acknowledgment, granted and rendered the tenements to Henry and Margaret for their lives, with remainder to Henry son of Warin del Idle and his heirs, and it is found by an inquisition taken in the escheator's presence by John de Foxle, William de Harden, and Robert de H[un]gerford that Margaret continued her seisin of the aforesaid tenements with the said Henry without change of her estate until they were taken into the king's hands by Henry's forfeiture, for which reason they are still in the king's hands, and that Peter de Baa held the said mill for life at the time when the fine was levied, and that he is still seised



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*Membrane 2—cont.*

thereof, and that after the levying of the fine he made fealty to Henry and Margaret therefor, and that the aforesaid tenements are held of the bishop of Lincoln by the service of one fee, and that the messuage and land without the mill are worth 43s. 4d. yearly in all issues.

To the said Robert, keeper of certain forfeited lands in co. Berks. Like order to deliver to the aforesaid Margaret a messuage, 3 carucates of land, 3½ acres of meadow, and 104s. 3½d. of rent in Burbache Savage, as it appears by part of a fine levied, in the 9th year of the king's reign, before William de Bereford and his fellows, justices of the Bench, between Henry Tyeys and the said Margaret, demandants, and Philip Sturmy and Sarah his wife, deforciant, exhibited before the king and his council, concerning the aforesaid tenements, that Henry acknowledged the tenements to be the right of Sarah, and that Philip and Sarah, for this acknowledgment, granted and rendered them to Henry and Margaret, to hold to them and to the heirs of Henry, and it is found by inquisition taken as above that Margaret continued her seisin of the aforesaid tenements with the said Henry without change of her estate until they were taken into the king's hands by Henry's forfeiture, for which reason they are still in the king's hands, and that they are held of John de Goldyngham by the service of a clove gillyflower yearly, and that the tenements are worth 54s. yearly in all issues.

June 15.  
Westminster.

To Nicholas de Hugate, receiver of the money to be paid for the matters touching the duchy of Aquitaine. Whereas the king has appointed Ralph de Wedon and Philip de Aylesbury to choose and array at Dunstaple 80 footmen archers out of the footmen who are coming thither in the octaves of Midsummer from cos. Bedford and Buckingham, and has appointed him to conduct the men to Plimmuth, and has appointed Gilbert de Ellesfeld and William de Harecourt to choose and array at Welles 60 footmen archers out of the footmen who are coming thither on Thursday after the said octaves from cos. Oxford and Berks, and has similarly appointed William Tracy and Robert Selymon to choose and array at Welles 200 footmen archers out of the footmen who are coming thither on the aforesaid day from co. Gloucester, and has similarly appointed Nicholas Kiriell and Ralph Sauvage to choose and array at Winchester 100 footmen archers of the footmen who are coming thither on Wednesday after the said octaves from co. Kent, and has similarly appointed Nicholas Gentil and Alan de Boxhull to choose and array at Winchester 250 footmen archers of the footmen who are coming thither on the aforesaid Wednesday from cos. Surrey, Sussex, and Southampton, and has similarly appointed John de Clyveden and John de Lurty to choose and array at Exeter 100 footmen archers out of the footmen who are coming thither in the quinzaine of the said feast from co. Somerset, and has similarly appointed John Latymer and John Peverel to choose and array at Exeter 70 footmen archers out of the footmen who are coming thither in the quinzaine aforesaid from co. Dorset, and has similarly appointed Robert de Haghham and William de Marny to choose and array at Westminster 100 footmen archers of the footmen who are coming thither in the octaves of the said feast from co. Essex, and has similarly appointed Walter Gascelyn and Adam Walrand to choose and array at Welles 100 footmen archers out of the footmen archers who are coming thither on the aforesaid Thursday from co. Wilts: the king orders the aforesaid Nicholas to have men in whom he can confide at Westminster, Dunstaple, Welles, Winchester, and Exeter on the aforesaid days, and to cause the usual wages to be paid to the footmen archers and to their conductors, to wit to the archers of co. Essex and their conductor from the day when they march (*se transluerint*) from Westminster to Plimmuth, and to the other archers and their conductors in like manner from the day when they leave their counties for



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*Membrane 2—cont.*

Dunstapel and Welles and for Winchester and Exeter, and from thence until they come to Plimmuth. By K.

June 11. To Ralph de Camoys. Whereas the king lately appointed him and Westminster. Drogo Barentyn to choose in cos. Oxford and Berks 100 footmen from the footmen archers of those counties, and to ordain that they be furnished with suitable arms, and to lead them to Plymmuth, so that they be there in the quinzaine of Midsummer next ready to set out at the king's wages towards the duchy of Aquitaine, and the king afterwards ordained that the said men should be conducted by Ralph to Welles, so that they should be there on Thursday after the said octaves before Gilbert de Ellesfeld and William de Harecourt, whom the king appointed to array and ordain the said men by the aid of the sheriff, to be taken to Plymmuth by Gilbert, and the king ordered Ralph to attend to the choosing, arraying, and leading of the said men to Welles; and the king now understands that Ralph is prevented by illness from doing so, for which reason the king has appointed the aforesaid Gilbert in his place: the king, being unwilling that the matter shall be retarded, orders Ralph to aid the said Gilbert and Drogo by some expert men of his, and to intend to the same himself when he recovers. By K. [*Parl. Writs.*]

June 16. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Westminster. Salop, and Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with a messuage, a mill, 2 carucates, 10 acres of meadow, and 26s. of rent belonging to John son of Adam de Erleton in Erleton and Cloteleye, co. Salop, and to restore the issues thereof, it appearing by the escheator's return that he took the lands into the king's hands because he understood that the aforesaid John, who held them in chief, had alienated them to John de Hynkele and Elizabeth his wife without the king's licence, as the king is given to understand that John son of Adam has not alienated the lands to John and Elizabeth, and that John and Elizabeth claim no estate therein.

June 12. To the sheriff of Lincoln. Order to pay to Alesia, daughter and heiress Westminster. of Henry de Lacy, late earl of Lincoln, 20*l.* yearly from the issues of his bailiwick for so long as he shall be sheriff, in accordance with the king's order of 20 September, in the 16th year of his reign, which the sheriff has not executed.

*MEMBRANE 1.*

July 1. To Henry de Cobeham, keeper of certain forfeited lands in cos. Kent and La Bayehalle. Sussex. Order to deliver to Margery, late the wife of Thomas Colpepir, the following lands, together with the issues received therefrom since they were taken into the king's hands, the king learning by inquisition taken by the said Henry and by William de North and William de Ponte Roberti in the presence of the king's clerk Richard de Potesgrave, late keeper of the forfeited lands in the said counties, that Thomas son of Thomas Colpepir and Margery his wife acquired jointly from Thomas Colpepir, the elder, in the 4th year of the king's reign, 50 acres of land in Foulesdenne, co. Kent, and, in the 14th year of the reign, from Richard Wyth a messuage and a carucate of land in Bernette and Ramherst, in the same county, and, in the 7th year, from Ralph Marescot a messuage and 60 acres of land in Bokstede, co. Sussex, and, in the same year, from Michael de Betesfeld 10 acres of land at Bayeregge, in the same county, and, in the 10th year, from Roger son of Richard de Ferrugge 40 acres of land and 10 acres of wood in Fernth, in the same county, and, in the 12th year, from William son of John de Netteworth 20 acres in the same town, and, in the 13th year, from Reginald son of Reginald Burgeys of Bokstede a messuage and 50 acres of land in



1324.

*Membrane 1—cont.*

Bokstede and Marsefeld, and that the said Thomas son of Thomas and Margery continued their seisin thereof jointly from the time of the acquisition without any change of their estate until the lands were taken into the king's hands by the forfeiture of Thomas, and that the lands are in the king's hands for this reason, and that the lands are held of divers lords and not of the king in chief, and the aforesaid acquisitions likewise appear by the charters exhibited in chancery by Margery. If the lands have been demised at ferm, the fermors are to be satisfied for their expenditure upon the land.

By K. on the information of W. de Ayrem[ynne].

July 2.  
Rotherfield.

To the treasurer and barons of the exchequer. Order to cause John de Triple to have allowance in the debts due from him to the exchequer for 17*l.* 7*s.* 2½*d.* lent by him to the king upon fifty-two sacks and four nails of wool taken by him from London to parts beyond sea, by virtue of the grant by the merchants of a loan of half a mark on each sack of wool, with which sum William de Hedersete and William de Rude, late collectors of the loan in the said port, are charged in their account, the said John having prayed the king to cause allowance to be made to him for the above sum.

By C.

June 30.  
Tunbridge.

To the same. Order to discharge John de Shaddeworth of the ferm of 20*s.* yearly from 25 February, in the 6th year of the king's reign, which ferm he rendered for a messuage, 60 acres of arable land, and 15 acres of wood that belonged to Roger de Bosco of Collestone, co. Surrey, formerly in the king's hands by reason of the idiocy of John, son and heir of Roger, which were extended at 15*s.* 2*d.* yearly by Walter de Gloucestre, late escheator this side Trent, the custody whereof the king committed to the said John de Shaddeworth on 8 October, in the 4th year of his reign, as the king, on the aforesaid 25 February, ordered John Abel, then escheator this side Trent, not to intermeddle further with the lands of the said John son of Roger, because it was found by inquisition taken by the escheator that the said John son of Roger held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

June 19.  
The Tower.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas the king, upon learning that many persons of cos. Salop, Stafford, Gloucester, Worcester, and Hereford had been contrariant to him and had given aid to the rebels in horsemen and footmen, money and other things, appointed Hervey de Staunton, Henry Spigurnel, John de Stonore, Robert de Malberthorp, and Master Robert de Ayleston his justices to hear and determine the said matters, wherefore, on 16 March last, he ordered them to cause the matters commenced and not yet determined by them to be put before him in fifteen days from Easter last, and they have accordingly placed the matter and all things touching it before the king, and certain persons wish to make fines and ransoms with the king for such trespasses committed by them: the king therefore orders the said Geoffrey and his fellows to receive fines and ransoms from those who wish to make fines and ransoms for such rebellion and trespasses.

June 27.  
Tunbridge.

To the same. Order to cause Walter de Seleby, Geoffrey de la Mare, John Queynt, John Burel, John Page, Thomas Everard, John Deyvill, and Malculinus Musard, who are imprisoned in the Tower by the king's order, to come before them, and to cause them to be addressed concerning the causes, indictments, right suspicions, and accusations against them, and to cause enquiry to be made, if need be, concerning the same, and to cause to be done further what ought to be done according to law and custom, the king having ordered John de Weston, constable of the Tower, to cause the said prisoners to be brought before the justices without delay, to be delivered to the keeper of the Marshalsea.

By K.



1324.

*Membrane 1—cont.*

To the same. Order to cause Edmund Darel, imprisoned in the Tower by the king's order, to be admitted and kept safely by the keeper of the Marshalsea, the king having ordered the constable of the Tower to cause him to be brought before the justices to be delivered to the said keeper. The justices are to summon Simon le Warde to be before them at the said day to propound against Edmund on the king's behalf what he knows ought to be propounded, and they are to cause Edmund to be addressed concerning the causes against him, and to cause enquiry to be made, if necessary, concerning the same, certifying the king of what they shall find therein, so that he may cause to be done further what ought to be done of right

June 28.  
Taubridge.

To the sheriff of Lincoln. Order to supersede entirely the exaction and outlawry of Richard de Furneux for not appearing before Richard de la Bere and his fellows, justices appointed to hear and determine certain trespasses committed upon Hugh le Despenser, the younger, at Fraunkton, as he has satisfied Hugh for the said trespasses, as Hugh has acknowledged in person before the king.

To the same. Like order not to outlaw the said Richard for not appearing to answer for certain trespasses against the king, as he has satisfied the king for the same.

July 6.  
Lewes.

To Peter son of Walter de Hakelut. Order to deliver to the prior of the order of St. John of Jerusalem, or to his attorney bringing this writ, all charters, deeds, rolls, and other muniments and memoranda of the Templars, which the said Walter had in his custody when he was sheriff of Hereford and which are now in Peter's custody, as it is expedient and necessary that the prior and brethren of the said order shall have them for the protection of their rights and liberties, the king having assigned to them the Templars' lands, etc.

The like to Roger de (*sic*) Trumwyn, late sheriff of Salop and Stafford, concerning the charters, etc., in his custody.

1323.

*MEMBRANE 43d.*

July 9.  
Faxfleet.

William de Denom acknowledges that he owes to William de Ayremynne, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

William de Pykeworth of Lenne acknowledges that he owes to William de Denom 100s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

William de Hoo acknowledges that he owes to William de Denom 100s.; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

*Cancelled on payment.*

Agnes, late the wife of William Charles, acknowledges that she owes to William de Denom 100s.; to be levied, in default of payment, of her lands and chattels in the aforesaid county.

*Cancelled on payment.*

Nicholas de Coloyn, merchant and citizen of York, acknowledges that he owes to Robert de Pikeryng, dean of St. Peter's York, 159*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 43d—cont.*July 11.  
Faxfleet.

Ralph de Whyten acknowledges that he owes to John de Ellerker, the elder, 40s. ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Snelleslond acknowledges that he owes to William de Snelleslond, his son, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Gaskryk acknowledges that he owes to William de Snelleslond 40 marks ; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

July 13.  
Burstwick.

Robert Wynny of Fisselak and Richard de Brandon, chaplain, of Edelington, acknowledge that they owe to William de Melton, archbishop of York, 40*l.* ; to be levied, in default of payment, of their lands and chattels in co. York.

Richard, prior of Monks' Bretton, acknowledges, for himself and convent, that he owes to Godfrey de Staynton and William Scot 1,000*l.* ; to be levied, in default of payment, of their lands and chattels in co. York.

July 8.  
Faxfleet.

To Archambaud, count of Périgord. Request that he will pray the pope to revoke anything that may have been done concerning conferring the bishopric of Winchester upon Master John de Stratford, whom the king lately sent to Rome upon his affairs, as rumour has reached the king that John has accepted the bishopric, in violation of his fealty and oath to the king, and that he will pray the pope to grant free faculty of election to the prior and chapter of Winchester, the king having prayed the pope to grant these requests.

The like to the following :

Peter de Via, the pope's nephew.

Bernard Jordani.

July 20.  
York.

John de Buterwyk and Thomas his brother acknowledge that they owe to William de Seleby of York and Roger son of William 9*l.* ; to be levied, in default of payment, of their lands and chattels in co. York.

— To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Order to associate with him Robert Power, chamberlain of North Wales, and to take ransoms from the Scots lately captured in the county of Anglesye and imprisoned in the king's prisons of North Wales, upon the king's being previously satisfied for—

*Vacated, because within.*

Alice, daughter of Thomas le Nedeler of York, acknowledges that she owes to John Ithun of York 20*l.* ; to be levied, in default of payment, of her lands and chattels in co. York.

*MEMBRANE 42d.*

Enrolment of release from Margaret, relict of Sir John Salvayn, knight, to Richard Biset and Elizabeth his wife of her right in a moiety of the manor of Herswell and Great Thorp, with all appurtenances ; to have and to hold to Richard and Elizabeth for her life. Dated at Esthorp, in the feast of St. Stephen, 15 Edward II.

*Memorandum*, that Margaret came into chancery at York, on 8 July, and acknowledged the aforesaid deed.

July 10.  
Faxfleet.

John de Brereton acknowledges that he owes to William de Burghbrigg 6*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.



1323.

*Membrane 42d—cont.*July 12.  
Burstwick.

Richard son of Robert de Berlay came before the king, on Tuesday after the Translation of St. Thomas the Martyr, and sought to replevy his land in Collum and Crohum, which were taken into the king's hands for his default before the justices of the Bench against Walter de Haukesworth and Elizabeth his wife and Gilbert de Cokeryngton. This is signified to the justices.

Richard son of Robert de Berlay came before the king, on the aforesaid day, and sought to replevy his land in Collum, which was taken into the king's hands for the like default.

July 12.  
Burstwick.

Robert de Rissbeton, parson of Westrasen church, acknowledges that he owes to John de Ellerker, the elder, 16 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Roger de Beltoft acknowledges that he owes to the prior of St. Oswald's Nostell 6 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

July 16.  
Burstwick.

Peter Foune of Little Markham acknowledges that he owes to Thomas de Burgh, parson of Brigham church, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John Vanne, parson of Epreston church, acknowledges that he owes to William de Ryseleye, parson of Misne church, 100*s.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Nottingham.

July 18.  
Burstwick.

William de Leede, Peter de Ryther, parson of Ryther church, diocese of York, and Robert de Ryston, parson of West Rasen church, diocese of Lincoln, acknowledge that they owe to William, archbishop of York, 11*l.*; to be levied, in default of payment, of their lands and chattels in cos. York and Lincoln.

Thomas de Shefeld, knight, acknowledges that he owes to Henry le Scrop, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Boulton, knight, acknowledges that he owes to Thomas de Burgh, parson of Brigham church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 22.  
Burstwick.

Thomas de Beltoft, of the Isle of Haxiholm, acknowledges that he owes to George de Saluciis, prebendary of Masham in St. Peter's church, York, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

July 22.  
Burstwick.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the said ports. Order to cause proclamation to be made that the king has prorogued until Easter the truce granted until Michaelmas next at the request of Louis, count of Flanders and Nevers, and to cause the same to be observed, inhibiting all the king's subjects from inflicting damage upon or aggrieving the men or merchants of the count's power during the prorogation. The king wills that all merchants and others of the count's powers may come into the realm safely with their goods and merchandise, and that their goods shall not be arrested during the prorogation for the trespasses of others, or for any debts whereof they are not principal debtors or sureties, or for trespasses heretofore committed contrary to the charter of the staple, provided that the king's merchants in Flanders enjoy the same immunities. By K. and C.

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*Membrane 42d—cont.*

The like to the following :

The sheriff of Northumberland.

The sheriff of Gloucester.

The sheriff of Cornwall.

The sheriff of York.

The mayor and bailiffs of Exeter.

The sheriff of Lincoln.

The sheriff of Norfolk and Suffolk.

The sheriff of Essex.

The sheriffs of London.

The sheriff of Kent.

The sheriff of Surrey and Sussex.

The sheriff of Southampton.

The sheriff of Somerset and Dorset.

The sheriff of Devon.

The bailiffs of Great Yarmouth.

July 27.  
Cowick.

Andrew son of John de Merkyngfeld acknowledges that he owes to Richard de Neuby, executor of the will of John de Merkyngfeld, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William del Hogh of Yakesle acknowledges that he owes to Thomas de Brayton, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Aug. 19.  
Pickering.

To W. archbishop of Canterbury. Prohibition of his doing anything by virtue of any commission or mandate sent to him by any authority whatever, whereby the king's collation upon Master John de Bruyton of the archdeaconry of Canterbury, which pertained to the king's gift by reason of the temporalities of the archbishopric being in the late king's hands, might be weakened, as the king understands that certain persons have procured certain commissions to this effect. [*Fædera.*]

*MEMBRANE 41d.*

July 26.  
Cowick.

Richard de Brygenhale of York acknowledges that he owes to Master Adam de Ayremynne, clerk, 17 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Gerard de Useflete, knight, acknowledges that he owes to Thomas de Useflete, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 23.  
Faxfleet.

To the sheriff of Nottingham. Order to cause proclamation to be made in the town of Suthwell and elsewhere in his bailiwick prohibiting any earl, baron, knight, or other men-at-arms from tourneying, etc., at that town or elsewhere within the realm without special licence from the king, and to certify the king of the names of any presuming to exercise any feat of arms at that town or elsewhere in his bailiwick after this inhibition, as the king understands that certain persons are coming to make jousts at the said town on Monday next.

By K.

Aug. 2.  
Cowick.

Roger de Okovre, knight, acknowledges that he owes to Hugh le Despenser, earl of Winchester, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Stafford and Derby.

Aug. 4.  
Cowick.

Robert de Lincoln of the county of Leicester and Richard de Bolton of the county of York acknowledge that they owe to Robert de Shelleye 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Leicester and York.



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*Membrane 41d—cont.*Aug. 9.  
Lockton.

To the prior provincial of the order of Friars Preachers and to all the brethren of the order about to assemble in chapter-general at Bristol. Request for their prayers on behalf of the king, queen, Edward, their eldest son, and for their other children, and for the prosperity of the realm.

By p.s. [6634.]

Aug. 7.  
Pickering.

To the abbot and convent of Redyng'. Request that they will admit into their house William Lengleys, who has long served the king, in place of Peter de Alberwyk, deceased, who had his maintenance in their house at the king's request, and that they will deliver to him the same allowance in all things as Peter was wont to receive.

By p.s. [6631.]

The like to the prior and convent of Brustall for Cok Johan, to receive the allowance that John Coltman had in their house.

By p.s. [6630.]

Aug. 7.  
Barnard Castle.

To the abbot and convent of Ramesey. Order to admit John de Coventre, clerk, who served the king and his father, into their house without delay, and to minister to him for life suitable maintenance in food and clothing, shoelather, and other necessities as one of their clerks, to assign to him a suitable chamber, and to make him letters patent granting the same to him, in accordance with the king's previous order to this effect, they having ministered to the said John such maintenance for many years, but afterwards they withdrew successively certain portions of his maintenance, and have expelled him from their house without any crime. They are to certify the king by the said John and by their letters of their proceedings in this matter.

Enrolment of indenture witnessing that Thomas de Burgh, escheator this side Trent, at Duffton, co. Westmoreland, on Monday before the Nativity of St. Mary, 17 Edward II., in the presence of Robert de Neubyggyng, William de Helton, Robert de Clyburne, Gilbert Engayne, Hugh de Ermesheved, William Prodhorne, Richard Cotesford, John de Bolton, John del Isle, Thomas de Preston, Richard de Cotesford, the younger, and William de Keldelich, assigned in dower to Alesia, late the wife of Ralph, baron of Craystok, a third of two parts of the manor of Duffton with the orchard, which is extended at 12*d.*; 18 acres of arable land of the demesne of the manor, which is extended at 6*s.*; 14 acres of meadow of the said demesne, extended at 7*s.*; 10½*d.* of the free ferm of Adam Colynsone; 2 bovates of land that Gilbert Kay holds, which render yearly 6*s.*; 2 bovates of land that Thomas Hudson holds, which render yearly 6*s.*; a third of 4 bovates of land that Thomas the reeve and William Broun held, which bovates used to render 4*s.* yearly; 2 bovates of land that Hugh Lokkes holds, rendering 6*s.* yearly; 2 bovates of land that Roger de Molend[ino] holds, rendering 6*s.* yearly; 8 acres of land of the 4 bovates that John Madsone and Christiana his sister held, rendering 4*s.* yearly; 4 acres of land of the 2 bovates that John the chaplain held, rendering 4*s.* 2*d.* yearly; the cottage that Hugh Godesone held, rendering 2*s.* yearly; and 2*d.* from the cottage of William Shavaldon; a third of the cottage that Philip the hayward (*messor*) held, rendering 12*d.* yearly; a third of the cottage that William Brounsone held, which formerly rendered 8*d.* yearly; a third of the whole foreland of the town, which used to render 22½*d.* yearly; a third of the cottage that Nelle Gervays holds, rendering 5½*d.* yearly; from the pond of Knok 2½*d.* There are also assigned to her in dower within the court of the manor a moiety of the great chamber on the east, and the little chamber between the great chamber and the chapel, and the plot of land where the bakehouse was; a third of two parts of the said court; a third of two parts of the orchard nearest to the dower of Elizabeth; a third of two parts of the water-mill of Duffton, which is extended at 8*s.* 10½*d.* Of the forests there are assigned to her a third of two parts of the wood of Dykeschowe by these boundaries: beginning at



1323.

*Membrane 41d—cont.*

Birkethewayt Yate, descending by the old hedges (*sepia*) to the water of Hellemirihende, and thus descending by the water aforesaid to the bridge of Brampton, and from the bridge by the great water to Harlangate, and by Harlangate to Birkethewayt Yate, excepting the meadows of Le Strandes and Redekere. Also a third of two parts of the wood of Flascowe by these boundaries: beginning at Ukeschawe Yate, and ascending by the way to Dykecrosse, and from Dykecrosse to Hallepetes, and descending from Hallepettes by Smalburne to Hallestedyate, and from Hallestedyate ascending equally over (*eque ultra*) Kocshaweyate. Also Le Gile Melerdon and all the hills, valleys, and pastures to be chased and pastured in common. There are also assigned to her a hundred feet in length and forty feet in breadth outside the gate of the court, for the site of a barn. Dated the day, place, and year aforesaid.

Enrolment of indenture witnessing that Thomas de Burgh, escheator this side Trent, at Craystok, on Saturday before the Nativity of St. Mary, 17 Edward II., in the presence of Robert de Tymparoun, John de Hoton Ruff', Adam de Alaynby, Eustace de Bentecombe, Alan de Kynthorp, William de Waux, John de Whytebergh, William de Baynwithefd, William de Sutton, John de Penruddok, John de Gilkamban, William Holeheye, and others, assigned in dower to the aforesaid Alesia a third of two parts of the manor of Craystok, co. Cumberland, to wit all the lands that her late husband had on the day of his death on Dakrebek, with the mills of Sparkehefd and Wethermelok, which are extended at 16*l.* 13*s.* 1*d.*; the forest of Golebergh; 12*d.* of the free ferm of Adam de Carleton in Staynton; 5*d.* of the free ferm of Alan de Whitebergh there; 9*d.* of the free ferm of Roger de Laton there; 4*d.* of the free ferm of Robert Tymparon there; 3*d.* of the ferm of Little Stayton; 27 acres of arable land of the demesne of Stayton, which are in the hands of tenants at will and are extended at 20*s.* 9*d.*; 6 acres of land of the same demesne, which are extended at 4*s.* 6*d.*; 'forland' there, extended at 3*s.*; 7 bovates of land in the same town, extended at 27*s.* 3*d.*; 5 cottages there, which are extended at 12*s.* 10*d.*; a moiety of two parts of the mill of Staynton, extended at 40*s.*; two parts of Haregill; the ten[ements] of Le Brounrigg, which Wadde holds, extended at 4*s.* 5*d.*; the tenement that John Peuok holds at the end of Seuterpel, extended at 7*s.* 4*d.*; Le Merewra, which William Joye and Peter son of William hold, extended at 10*s.*; a third of the meadow of Gilkamban on the south, extended at 13*s.* 4*d.* Dated the day, place, and year aforesaid.

*MEMBRANE 40d.*

Aug. 3. John Pecche, lord of Hampton, acknowledges that he owes to Eleanor, Cowick. late the wife of Henry de Percy, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Aug. 5. Thomas de Dent came before the king, on Friday after St. Peter ad Eserick. Vincula, and sought to replevy to the prior of Holand the advowson of Whitewyk church, which was taken into the king's hands for the prior's default before the justices of the Bench against William le Botyller. This is signified to the justices.

Aug. 4. John de Rysing acknowledges that he owes to John de Estre, clerk, 40*s.*; Cowick. to be levied, in default of payment, of his lands and chattels in co. Kent.

Aug. 5. William Fastolf, merchant of Great Yarmouth, acknowledges that he Eserick. owes to William Bilham, citizen and merchant of York, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—W. de Herlaston, one of the keepers of the seal, received the acknowledgment. [*Parl. Writs.*]



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*Membrane 40d—cont.*

John Gyffard, canon of St. Peter's York, acknowledges that he owes to Master Robert de Pykeryng, dean of the said church, 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

*Cancelled on payment.*

Aug. 6.  
Kirkham.

To the sheriff of York. Order to cause proclamation to be made prohibiting the holding of tournaments without the king's special licence, and to certify the king of the names of any presuming to exercise feats of arms after this prohibition.

By K.

The like to all the sheriffs of England.

To the sheriff of Kent. Order to cause proclamation to be made that all and singular who are in the king's peace shall pursue with hue and cry Roger de Mortuo Mari of Wyggemor, the king's rebel, who has escaped from prison in the Tower of London by night, if he come to their parts, and that they shall arrest him alive or dead, and the sheriff is ordered to do the like with all the *posse* of his county, and to cause proclamation to be made that the king will regard those who are contrary or slow in this pursuit as adherents and aiders of the said rebel, and that he will punish them accordingly. [*Fœdera; Parl. Writs.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

The like, '*mutatis competenter mutandis*,' to the keepers of the peace in all the counties of England. [*Ibid.*]

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to appoint spies in all the said ports and to cause diligent search to be made for the aforesaid Roger, and to take him alive or dead if he come thither, and to enquire, in case Roger have crossed the sea from those ports, who have taken him out of the realm, in what ship they have taken him, and with whose consent, and concerning other persons of his bailiwick adhering to the said Roger, if there be any, certifying the king of his proceedings from time to time. He is to cause proclamation to be made that the king will repute those who are contrary or slack in the pursuit as adherents of Roger, and that he will punish them accordingly.

By K.

[*Parl. Writs.*]

The like to the bailiffs and mayors and bailiffs of the following towns:

Boston.

La Rye.

Lenne.

Wynchelse.

Great Yarmouth.

Romenhale.

Herewych.

Hethe.

Gipewych.

Hasting'.

Sandwich.

Pevenese.

Dover.

Donewych. [*Ibid.*]

Faveresham.

To the sheriff of Surrey and Sussex. Order to cause the premises to be done and executed in all seaports and other ports in his bailiwick. [*Ibid.*]

The like to the sheriffs of the following counties:

Lincoln.

Somerset.

Norfolk.

Dorset.

Suffolk.

Devon.

Essex.

Cornwall.

Southampton.

Gloucester. [*Ibid.*]

Kent.

1323.

*Membrane 40d—cont.*

To the constable of Pontefract castle. Order to cause all the prisoners in his custody in that castle to be kept safely and securely at his peril, so that he can answer for the bodies of all of them at the king's order, and to cause the castle to be kept and guarded so that damage or peril may not arise to it. By K.

[*Ibid.*]

The like to the constables of eighty castles. [*Ibid.*]

To the justice of Wales, or to him who supplies his place. Like order concerning the castles in that land. [*Ibid.*]

To the keepers of the bishopric of Winchester concerning the castles of Farnham, Wolvesheye, and Taunton—[*Incomplete.*] [*Ibid.*]

Aug. 6.  
Kirkham.

To John de Birmyngham, earl of Loueth, justiciary of Ireland, or to him who supplies his place, Order to cause like proclamation to be made for the pursuit of the said Roger, and to cause the castles and prisoners in that land to be kept as above. By K.

[*Ibid.*]

Aug. 9.  
Lockton.

To the sheriff of Lincoln. Order to cause proclamation to be made that the king wills that, notwithstanding his late prohibition of tournaments, certain jousts previously proclaimed at Lincoln by his licence shall be held. By p.s.

Aug. 10.  
Pickering.

To the sheriff of Kent. Order to arrest all persons who shall appear to him to be receivers or aiders of the aforesaid Roger de Mortuo Mari, and to cause them to be kept in prison until further orders, pursuing them, if need be, with hue and cry and the whole *posse* of that county, certifying the king of the names of those thus arrested. By K.

[*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

The like to the keepers of the peace in the same counties. [*Ibid.*]

Aug. 26.  
Danby.

To Edmund, earl of Kent, constable of Dover castle, warden of the Cinque Ports, or to him who supplies his place. Whereas the king understands that Roger de Mortuo Mari of Wyggemor has escaped from the Tower of London to parts beyond sea, and intends passing thence to Ireland, and that three ships of Ireland have lain by the sea coast about the said parts for some time, and still lie there for the purpose of carrying him to Ireland, the king orders the warden to appoint spies in this affair, and to take the said Roger in case he enter the ships aforesaid, and to cause him to be brought to the king under safe convoy, taking with him for this purpose, if necessary, sufficient fleet and power of the said ports, and to ascertain the reason why the said ships lie by the coast thus suspiciously, certifying the king of his proceedings herein. By K.

[*Parl. Writs.*]

To the barons, bailiffs, and men of the port of Dover. Like order.

[*Ibid.*]

By K.

The like to the barons, bailiffs, and men of the following ports :

Sandwich.

Hethe.

La Rye.

Romenhale.

Faveresham.

Wynchelse.

Pevense.

Hasting'. [*Ibid.*]

Aug. 28.  
Greenhow.

To Thomas son of John, earl of Kildare. Order to appoint spies upon the said Roger in Ireland, and to follow him with all the *posse* of that land if he come thither by ships, and to arrest him, and cause him to be brought



1323.

*Membrane 40d—cont.*

to the king together with the ships and the mariners of the same, certifying the king of his proceedings herein by the bearer of the presents. By K.  
[*Ibid.*]

The like to the following :

Richard de Burgo, earl of Ulster.  
Maurice son of Thomas.  
William de Burgo.  
John de Barry.  
Richard Tuyt.  
John le Power, baron of Donnoky.  
Arnald de (*sic*) Power.  
Nicholas de Verdoun.  
Walter de Cusak.  
Maurice de Rocheford.  
Simon de Genevill.  
Richard le Waleys. [*Ibid.*]

To John de Byrmyngham, earl of Loueth, justiciary of Ireland, or to him who supplies his place. Like order. By K.  
[*Ibid.*]

*Memorandum*, that under the same form and date as the order to Thomas son of John and the other magnates of Ireland, letters were sent to the mayor, bailiffs, and men and whole communities following :

Dublin.	Clomell.
Catherlagh.	Crakfergus.
Droxhda on the sides of	Waterford.
Meath and Uriel.	Trysteldermody.
Lymeryk.	Rosse.
Trym.	Kilkenny.
Cork.	Weseford.
Loueth.	Cashell.
Yoghel.	Typerare.
Dundalk.	Imelagh. [ <i>Ibid.</i> ]

To Walter de Islep, treasurer of Ireland. Order to urge the magnates and others to use all diligence in the above matter, and to cause the said Roger and the ships and mariners to be brought to the king, certifying the king of his proceedings herein by the bearer. [*Ibid.*]

*MEMBRANE 39d.*

Aug. 14. Henry son of William de Burton Leonard acknowledges that he owes to  
Pickering. William de Lamar 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 15. William de la Mote, knight, John de Aspale of co. Suffolk, and John de  
Pickering. Percy, of co. Wilts, have mainperned to have the body of John de Ellerker, the younger, imprisoned in the Marshalsea prison for certain reasons, who is delivered to them, before the king in the same state as he is in now upon summons.

*Memorandum*, that, on 20 August, Sir William de Ayremynn, one of the keepers of the great seal, delivered the seal under the seals of Sir Henry de Clif and Sir William de Herlaston, keepers of the seal, to the king in his chamber within his castle of Pikeryng, in the presence of Sir Hugh le Despenser, the younger, the said Henry and William, and of others, and the king received the seal, and delivered it to Master Robert de Baldok, arch-deacon of Middlesex, as his chancellor, who received it from the king's hands, and caused it to be opened on the following day at the hour of

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*Membrane 39d—cont.*

vespers in St. Peter's church, Pikeryng, in the presence of the said William, Henry and William, and of other clerks of the chancery, and caused writs to be sealed therewith, and the seal remained in the chancellor's custody after the sealing. [*Parl. Writs.*]

Aug. 26.  
Danby.

Robert de Scardeburgh came before the king, on Friday after St. Bartholomew last, and sought to replevy to the prior of Holand the advowson of the church of Whitewyk, which was taken into the king's hands for the prior's default before the justices of the Bench against William le Botiller. —This is signified to the justices.

————  
——

Richard de Hasseneye puts in his place Robert de Cave and Edmund de Brisyngham, clerks, to prosecute the matter of a recognisance for 10*l.* made to him by William son of John le Maistreson.

Aug. 26.  
Danby.

Nicholas de Karliolo, citizen of York, acknowledges that he owes to John de Essheton 6 marks; to be levied, in default of payment, of his lands and chattels in co York.

Master John de Hildesle, parson of Thynden church, diocese of Lincoln, acknowledges that he owes to Richard de Ayremynn, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Robert son of German le Orfevre of York acknowledges that he owes to Thomas de Grantham, citizen and merchant of York, 25*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 28.  
Greenhow.

Thomas son of John Fayrefax of Waleton acknowledges that he owes to William Malbys, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 29.  
Greenhow.

John de Leycestre of York, 'spicer', and Henry de Thornton of York, 'spicer,' acknowledge that they owe to Geoffrey de Thyrrnum, chaplain, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 30.  
Greenhow.

To James, king of Aragon, Valencia, Sardinia and Corsica, count of Barcelona, standard-bearer, admiral, and captain-general of the holy Roman church. The king has received his letters borne by Berengar Letonis, citizen of Manresa (*Minonse*), containing that Berengar had been despoiled by malefactors of this realm on the sea between Calais and Sandwich of divers goods that he bought in Flanders and placed in two galleys of the realm of Majorca for carriage to his own parts, and praying the king to cause restitution to be made to Berengar for 400*l.* sterling, at which the said goods, the damages, costs, and interest had been taxed by the authority of the king of Aragon's court. The king intimates to him that he is and always will be ready to exhibit speedy justice to all subjects of the king of Aragon complaining of the king's subjects, but as he is not informed of the names of the trespassers of whom Berengar complains and is not certified of the spoilation, and as Berengar would not inform him thereof according to the requirements of the law, he could not make any condemnation or restitution in certain, but he offered to Berengar to appoint certain of his subjects to enquire the truth of the premises, although, according to the common law of the realm, this ought rather to be done at the prosecution of the party, and that when the truth had been found, he would cause speedy justice to be done as to the punishment of the malefactors and the restitution of the goods, but Berengar did not care to wait so that the premises might be duly put into execution, but preferred to return home with this answer. The king therefore desires the king of Aragon to weigh the premises



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*Membrane 39d—cont.*

impartially, and to impute Berengar's not obtaining restitution to his own carelessness rather than to failure of justice. Letters of marque (*marcandi licencia*) ought not in anywise to be granted to the king of Aragon's subjects in this behalf, since want or negligence in exhibiting justice cannot and ought not to be imputed to the king. [*Fædera.*]

Aug. 27.  
Greenhow.

Ranulph de Mannby acknowledges that he owes to Hugh son of Adam de Thorgamby 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 4.  
Whorlton.  
(*Wheruelton.*)

Walter de Insula, knight, acknowledges that he owes to William de Ayremynne, clerk, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York and in the bishopric of Durham.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Enrolment of release by Robert de Sandale to Nicholas son and heir of John de Benyngton of all actions, etc., by reason of any contract or anything else, and especially by reason of any recognisance made in chancery, the exchequer, the king's Bench, or elsewhere, and by reason of any feoffment of charters, etc., made between him and Nicholas. Witnesses: Sir William de Ayrem[ynne]; Sir Richard de Cornubia; Sir Edmund le Wastenais, Sir Anketin Salvayn, knights; Stephen de Eyvill; Nicholas de Langton, then mayor of York; Nicholas Fouk, Robert de Molseby, and Robert del Wald, then bailiffs of York. Dated at York, on Thursday before the Nativity of St. Mary, 17 Edward II.

*Memorandum*, that Robert came into chancery at York, on 5 September, and acknowledged the above.

Aug. 17.  
Pickering.

To R. king of Jerusalem and Sicily. The king reminds him that he lately wrote to him and requested him by his envoys to restore the portions of the counties of Provence and Forcalquier (*Folcatarii*) due to the king by inheritance, but at present the king has no certain knowledge of the will of the king of Jerusalem and Sicily; he has therefore caused to be sent to the king of Jerusalem Master Adam Myrmouth, J.C.P., canon of Hereford, to whom the king has fully expressed his will upon these matters and upon others near the king's heart in the Roman court, and he requests the king of Jerusalem to cause the aforesaid portions to be restored amicably, in consideration of their near kinsmanship, and that he will give credence to what Master Adam shall say to him on the king's behalf, and that he will prosecute before the pope those things that the king has prayed for, and that he will send a suitable written answer by Master Adam as to what he will do concerning the portions aforesaid. [*Fædera.*]

*MEMBRANE 38d.*

Aug. 28.  
Greenhow.

To the sheriff of Northampton. Order to cause proclamation to be made that the king has granted licence to Edmund, earl of Kent, that he and others may tourney at Northampton on Sunday after Michaelmas next, notwithstanding the king's late order to prohibit tournaments. By p.s.

Sept. 1.  
Greenhow.

Brother Walter, abbot of Vaudey, acknowledges, for himself and convent, that he owes to Gerardinus Janny, Taldus Valory, Bonus Philippi, Bernardus Cattany, Peter Renery, John Francisci, and their fellows of the society of the Bardi of Florence, 800 marks; to be levied, in default of payment, of their ecclesiastical goods and lands and chattels in co. Lincoln.

*Cancelled on payment.*

1323.

*Membrane 38d—cont.*

William de Bernthorp and Thomas Shepeshank of Addewyk acknowledge that they owe to the master and brethren of the hospital of St. Leonard's York 6*l.* 5*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Sept. 7. John de Evesham came before the king, on Wednesday after St. Bertin, Barnard Castle. and sought to replevy to William Uth[1]agwe of Ireland the said William's land in Bristol, which was taken into the king's hands for his default before the justices of the Bench against the master of the hospital of St. John the Baptist, Bristol. This is signified to the justices.

Richard Gerveys came before the king, on Wednesday after St. Bertin, and sought to replevy to Nicholas de Roubergwe his land in the suburbs of Bristol, which was taken into the king's hands for his default against the aforesaid master. This is signified to the justices.

Sept. 4. To him who supplies the place of the constable of Dover and of the Whorlton. warden of the Cinque Ports. Whereas the king has frequently ordered him, by letters under the great seal and by letters under the privy seal, to cause diligent search to be made in the aforesaid ports of all letters coming into the realm from parts beyond sea and going from this realm to parts beyond sea, and to send to the king all those that are prejudicial to him or the right of the crown, or that are suspected of being so, before execution of them be done, in which matter he has been negligent, as the king learns by experience, especially as many letters with bulls and other letters from parts beyond sea were afterwards brought into the realm; the king therefore orders him, under pain of grievous forfeiture, to cause such diligent search to be made in the ports aforesaid for such letters brought into, or sent out of the realm that no letters under bulls or other letters prejudicial to the king or the right of his crown shall be brought into the kingdom, but that they shall be sent to the king for inspection before they be put into execution, as is aforesaid.

The like to the mayors and bailiffs of the following places:

Sandwich.	Donewyche.
La Rie.	Seford.
Rymenhale.	Ipswich.
Bristol.	Yarmouth.
Wynchelse.	Plymmouth.
Heeth.	Lenne.
Dover.	Blakeney.
Portemuthe.	Weymouth.
Southampton.	Herewych.
London.	Axemuth.
Hasting'.	

Sept. 20. To the same. Whereas the king has frequently ordered him to make Kirkby diligent search for letters as above, and, notwithstanding these orders, Malzeard. many letters have been since brought into the realm and presented to the king that are prejudicial to the king and his crown and to others of his realm, of which letters the king had not been previously warned by him, whereby it is evident that he has been remiss and negligent in the execution of the above orders, and the king is now given to understand that Roger de Mortuo Mari of Wygemor, who lately escaped from prison in the Tower of London and went to parts beyond sea, and other rebels who have escaped to parts beyond sea and many others suspected by the king have sent divers letters into the realm, and send them day by day, whereby many perils may arise; the king therefor orders him, under pain of grievous forfeiture, to cause diligent search to be made of all letters brought into the realm from parts beyond sea and sent thither from the realm, and if the said



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*Membrane 38d—cont.*

Roger or others of the king's enemies aforesaid come to any parts of his bailiwick or send letters into the realm, he is to arrest them or the said letters, and to send the letters to the king, and to arrest all persons bringing letters into the realm from any suspects or carrying the same to parts beyond sea. By K.

The like to the following :

The bailiffs of Harwich.

The mayor and bailiffs of La Rye.

The mayor and bailiffs of Wynchelse.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Bristol.

The bailiffs of Hastyng'.

The mayor and bailiffs of Southampton.

The bailiffs of Dunwich.

The bailiffs of Waymuth.

The mayor and bailiffs of Romenale.

The mayor and sheriffs of London.

The mayor and bailiffs of Portesmouth.

The bailiffs of Yarmouth.

The bailiffs of Lenne.

The mayor and bailiffs of Dover.

The mayor and bailiffs of Hethe.

The mayor and bailiffs of Ipswich.

The bailiffs of Plummuth.

The bailiffs of Blakeneye.

The bailiffs of Seford.

The bailiffs of Axemuth.

Sept. 20.  
Kirkby  
Malzeard.

To W. bishop of Exeter, the treasurer. Order to take counsel with those of the port of London and to cause diligent search to be made for such letters as are aforesaid on both sides of the water of Thames from London to the high sea, and to arrest the aforesaid Roger or other enemies of the king, etc. (*as in preceding order*), as such letters may be carried conveniently by the water of Thames between the sea and London by day and night. By K.

*MEMBRANE 37d.*

Aug. 24.  
Edgeton.

To John de Kilvyngton, keeper of the lands of certain rebels in co. York. Order to pay to Isabella, late the wife of Gilbert de Briddeshale, the arrears of 8 marks yearly out of the issues of the manor of Hugate from the time when it was taken into the king's hands, and to restore the manor to her to be held in dower, unless he think it more to the king's advantage to retain the manor in his hands for the unexpired year of the two years after the death of Bartholomew Bakun, in which case he is to pay her 8 marks for that year and to restore the manor to her at the end of the year, as the king learns by inquisition taken by the keeper that Isabella was dowered of the aforesaid manor at the church door by the said Gilbert on Thursday before Christmas, 22 Edward I., and that Gilbert dowered her thereof by charter, and that he afterwards demised the manor to the said Bartholomew for life and for two years after his death for the execution of his will, rendering therefor to Gilbert 8 marks yearly, and that Isabella accepted the demise after Gilbert's death, and that she received the said sum yearly from Bartholomew from St. Nicholas, 20 (*sic*) Edward I., until St. Barnabas, in the 15th year of the present reign, when the manor was taken into the king's hands by reason of Bartholomew's adherence to certain rebels, and that she received the 8 marks in name of dower, in form aforesaid. If the manor

1323.

*Membrane 37d—cont.*

have been demised at ferm by the king's order, Isabella shall satisfy the fermors for their expenses in the manor from the time of the demise by the keeper's view.

By p.s.

*Vacated, because otherwise within.*

Sept. 1. Nicholas del Clay of Fadmore in Rydal and William de Carleton acknowledge that they owe to John de Farmanby, chaplain, 100s.; to be levied, in default of payment, of their lands and chattels in co. York.

Aug. 28. John de Rotherfeld acknowledges that he owes to Thomas de Raynevyll 8*l.* 2*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 12. William de Berley acknowledges that he owes to William de Ayremynn, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Sept. 12. Robert, son of Roger de Thorleby near Brunne, co. Lincoln, acknowledges that he owes to John son of Richard son of Petronilla de Sancto Botulpho 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Adam de Polles of York acknowledges that he owes to Henry de Coupmanthorp of York 18*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 15. Master William de Walyngford, clerk, acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Sept. 21. John son of Richard son of Adam de Clyf acknowledges that he owes to William de Ayremynne, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 23. William son of William de Skipton came before the king, on Friday after St. Matthew, and sought to replevy his land in Broghton near Skipton in Cravene, which was taken into the king's hands for his default before the justices of the Bench against Joan, late the wife of William de Sheffield. This is signified to the justices.

Sept. 20. To the abbot and convent of Begham. Request that they will admit brother Thomas de Dunolm[ia], canon of Egleston abbey, of the same order, to stay amongst them until the latter abbey be relieved, as it has been so destroyed by the Scotch rebels that the canons cannot live together there, and that they will minister to him all things necessary as to one of their own brethren.

By K.

The like to the following houses for the canons of the said abbey mentioned below:

The abbot and convent of Langedon for brother Bernard de Langeton.

The abbot and convent of Barlynges for brother John de Thexton.

The abbot and convent of Neweson for brother Alexander de Eseby.

The abbot and convent of Derham for brother Geoffrey de Driffeld.

The abbot and convent of Langeleye for brother Michael de Bernyngham.

The abbot and convent of Coverham for brother Thomas de Thexton.

The abbot and convent of Croxton for brother Thomas de Oteryngton.

Oct. 1. Henry son of Alan Reynoldson of Normanton acknowledges that he owes to Benedict de Normanton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.



*MEMBRANE 36d.*

1323.

Sept. 25.  
Haywra.

To Robert de Aston, keeper of certain forfeited lands in co. Gloucester. Order to distrain all those who are bound to do homage to the king by reason of the aforesaid lands and have not yet done so to come to the king without delay to do homage, certifying the king of the names of those distrained in execution of this order. By K.

The like to the following keepers:

Richard de Emeldon, in co. Northumberland and the bishopric of Durham.

John de Kilvyngton, between the waters of These and Use, co. York.  
Thomas Deyvill, this side the Use, except the manor of Skipton-in-Craven, in the same county.

Henry de Malton, in cos. Westmoreland and Cumberland, and the castles and manors of Skipton-in-Craven and Burton-in-Londesdale, in the same county.

Robert de Aston, in cos. Somerset, Dorset, and Gloucester.

Gilbert de Sengelton, of the castle of Haulton and of lands in Congelton, Wittele, and Longedendale, co. Chester, and Wydnes, co. Lancaster.

John de Lek, in cos. Derby and Stafford.

Walter de Kilvyngton, in co. York.

Hugh Castelon, in the same county.

Robert Tuchet, keeper of the castle and soke of Melburne.

John de Lanc[astria], in co. Lancaster.

Roger Carles, in cos. Hereford, Worcester, and Salop.

Roger Belegrove, in co. Leicester.

John le Porter of Stebbyng, in co. Essex.

Alan de Cubbeldyk, in co. Lincoln.

Robert de Stok, in cos. Warwick, Oxford, Bedford, and Buckingham.

Richard de Whatton, in cos. Nottingham, Northampton, and Rutland, and the fees of Lancaster and de Ferariis in those counties and in cos. Lincoln and Nottingham.

Robert de Bures, in cos. Norfolk and Suffolk.

William de Polley of Buntynghford, in co. Hertford.

William de Tatham, clerk, in Blakeburnshire, Totyngton, Rachedale, and Penwortham, co. Lancaster, and Bouland, co. York.

Robert de Hungerford, in the city of London and cos. Middlesex, Wilts, Berks, and Southampton.

Sept. 27.  
Haywra.

Andrew de Merkyngfeld acknowledges that he owes to Robert de Neuby, executor of the will of John de Merkyngfeld, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Scotland came before the king, on Saturday after Michaelmas last, and sought to replevy to Alan Flondes and Avice his wife their land in Richemund, which was taken into the king's hands for their default before the justices of the Bench against Gilbert le Clerk of Rychemound and Cicely his wife. This is signified to the justices.

Oct. 1.  
Skipton-in-Craven.

To John de Fienles. The king is given to understand that he receives in his lordship of Picardy and cherishes and maintains Roger de Mortuo Mari of Wyggemore, the king's enemy, who escaped from the Tower of London, and other rebels who have likewise fled the realm, and the king is the more astonished at this because John holds lands within his realm, and the king has procured John's advantages and profits hitherto and confided in him especially. As the king reputes the favourers and receivers of the said rebels as adhering to them against him, he orders the said John to

1323.

*Membrane 36d—cont.*

arrest the aforesaid rebels if they have come to or can be found in his power, and to send them to him, and not to aid or receive them in any way, certifying the king by the bearer hereof of his proceedings. By K. [*Fiedera.*]

The like to Robert de Fienles. [*Ibid.*]

Richard de Musle, constable of Pontefract castle, sent Thomas de Shirugg, lately taken and imprisoned in that castle by the king's order, into chancery at Wakefeld by Henry de Swylyngton, his keeper, who brought the said Thomas into chancery at Wakefeld on Thursday the feast of St. Edward, to wit 13 October, before Master Robert de Baldok, archdeacon of Middlesex, the chancellor, at the first hour, and the chancellor forthwith delivered Thomas from Henry's custody, by virtue of the king's writ of privy seal, and after the delivery Thomas and those named below made the following recognisance to the king :

Oct. 13.  
Ightenhill.

Thomas de Shirugg of cos. Devon and Wilts, Nicholas de Erghes, vicar of the church of All Saints, Pontefract, of co. York, John Alayn of co. Somerset, and William Spicer of co. York acknowledge that they owe to the king 200*l.*, to be paid at the king's will ; to be levied, in default of payment, of their lands and chattels in the aforesaid county. And the said Thomas granted that the king may take all his lands, goods and chattels into his hands, and hold them until the said sum be paid.

John Alayn of co. Somerset acknowledges that he owes to the aforesaid Nicholas de Erghes 200*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Oct. 17.  
Holland.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Trent, or to him who supplies his place. Order to replevy to the abbot of St. Victor in Normandy his wood of Clacford, which has been taken into the king's hands by him, if it be repleviable according to the assize of the Forest.

—————  
—————  
To Master John de Stratford. Order not to bear into the realm, prosecute, promote, or use by himself or by others, publicly or secretly, without consulting the king, anything prejudicial to the king or his realm, the laws or customs of the same, or the king's prerogatives, under pain of forfeiture of all that he can forfeit, as the king understands that John, acting fraudulently in the affairs committed to him by the king for the profit of himself and his friends, not without the vice of ambition, has procured for himself the contrary of the king's desire enjoined upon him and expounded to him, and has obtained other things for himself and his friends prejudicial and derogatory to the king and his crown and the rights and laws of the realm, and intends to bring, prosecute, and promote them in the realm.

To the constable of Dover castle and the warden of the Cinque Ports, or to him who supplies his place. Order to inhibit the said John and the members of his household and others whomsoever coming into the realm hereafter from bringing into the realm, prosecuting, promoting, or using without consulting the king anything prejudicial to the king or his realm, the laws or customs of the same, or the king's prerogatives, under pain of forfeiture of all that they can forfeit. In order that the said John may be unable to excuse himself by the pretext of ignorance, the constable is to deliver to him by the witness of trustworthy men the king's writ directed to him, which the king sends to the constable. The constable is ordered to certify the king by letter of his proceedings in this matter, and of the names of those whom he shall thus inhibit.



*MEMBRANE 35d.*

1323.

Oct. 1. Peter Cobbe of Suthkelleseye acknowledges that he owes to Master Skipton-in-Craven. Robert de Baldok, archdeacon of Middlesex, 64*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 1. John de Donestaple, parson of Wittele church, diocese of Winchester, and William de Donestaple, parson of the church of Langathan, diocese of St. Davids, acknowledge that they owe to Hugh le Despenser, the younger, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Oct. 8. Thomas de Wylughby, knight, acknowledges that he owes to Master Ightenhill. Richard de Baldok 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Oct. 25. John de Butterwyk, the elder, and Thomas de Butterwyk acknowledge that they owe to the master and brethren of St. Leonard's hospital, York, 60*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Oct. 28. Robert de Wombwell acknowledges that he owes to Henry Louvel of Liverpool. Wombwell, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*MEMBRANE 32d.*

Oct. 28. To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Liverpool. Trent, or to him who supplies his place in the forest of Claryndon. Order to cause the wood of Wyly and Babestok, which has been taken into the king's hands for trespass of vert, to be replevied to the abbess of Wylton, if it be repleviable according to the assize of the Forest.

Nov. 9. John de Mildecombe acknowledges that he owes to Robert son of Guy, Croxden. parson of the church of Wygynton, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The said John acknowledges that he owes to Simon de Mildecombe, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Nov. 2. William le Engleys is sent to the abbot and convent of Malmesbury to Halton. receive from their house such maintenance as Philip de Artoys, deceased, had therein at the late king's request.

By p.s. [6726.]

Nov. 10. Robert le Conestable of Flaynburgh acknowledges that he owes to Nottingham. Eleanor, late the wife of Henry Percy, 64 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 12. Fulk de Penbrigge, John de Chetewynde, Walter de Hugford, and Nottingham. William de Erkhale, knights, acknowledge that they owe to Master Henry de Mammesfeld, dean of St. Mary's Lincoln, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Salop.

Thomas de Hastang' acknowledges that he owes to the prior of Tuttebiry 12 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Nov. 13. John de Waynflet acknowledges that he owes to Robert de Wodehous, Nottingham. canon of Southwell, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Lincoln.

*Cancelled on payment.*

1323.

*Membrane 32d—cont.*

John de Salop, parson of Swynnerton church, diocese of Coventry and Lichfield, acknowledges that he owes to William de Holyns, clerk, 33s. 4d.; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Stafford.

Nov. 15. William son of William le Clerk of Burton 'in the Clay' acknowledges  
Nottingham. that he owes to Master Thomas de Corbrigge, canon of St. Mary's, Lincoln, 140l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William Torkard and John Thebold acknowledge that they owe to Robert de Hemelhamstede 6l.; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

John Moritz acknowledges that he owes to Robert de Watevill 100s.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Cancelled on payment.*

Robert de Watevill, knight, puts in his place Robert de Bilkemore and Theobald Portjoye to prosecute a recognisance for 40 marks made to him in chancery by Thomas de Hauvill.

Nov. 18. Richard son of Henry de Grey of Codenore acknowledges that he owes  
Nottingham. to Hugh de Goushill, parson of the church of Radeclive-on-Trent, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nov. 20. Geoffrey, prior of Lenton, acknowledges, for himself and convent, that he  
Nottingham. owes to Master Thomas de Segrave 100 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Nottingham.

*Cancelled on payment.*

Philip de Somervill, knight, acknowledges that he owes to Walter de Lincoln of Nottingham 20l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas de Segrave, clerk, acknowledges that he owes to the prior and convent of Lenton 20l.; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

*Cancelled on payment.*

*MEMBRANE 31d.*

Nov. 17. Roger Dayneurt, parson of the church of Esshore, and Hugh de  
Nottingham. Stapelford acknowledge that they owe to Hugh le Despenser, earl of Winchester, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham and Derby.

John de Barkeworth, knight, acknowledges that he owes to Hugh le Despenser, earl of Winchester, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert son of Robert le Coroner of Scardeburgh acknowledges that he owes to John de Ellerker, the elder, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 16. Laurence de Toppecliff acknowledges that he owes to John Pecche,  
Nottingham. knight, lord of Hamton-in-Ardern, 12l.; to be levied, in default of payment, of his lands and chattels in co. York.

Henry Pedewardyn, son of Roger Pedewardin, acknowledges that he owes to Thomas West 400l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.



1323.

*Membrane 31d—cont.*

Nov. 19. Michael de Meldon, parson of Camshale church, diocese of York, acknowledges that he owes to Walter, bishop of Exeter, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment, acknowledged by Robert de Taunton, one of the executors of the bishop's will.*

Alice, daughter of Sibyl Thwong, of Tickehill, acknowledges that she owes to Robert de Kelm 5 marks; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Enrolment of grant by Richard Damory, knight, to John de Gorges, clerk, of 14*l.* yearly for life, to be received from Richard's manor of Plumpton Pirye, co. Northampton. Dated at Nottingham, 18 November, 17 Edward II.

Nov. 19. Stephen de Ingworth acknowledges that he owes to John Sturmy, knight, Nottingham. 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Nov. 19. Richard de Grey of Codenore and John de Shirfeld, knights, acknowledge Nottingham. that they owe to John atte Nonnes, citizen and draper of London, 60*l.*; to be levied, in default of payment, of their lands and chattels in cos. Essex and Southampton.

*Cancelled on payment.*

The said Richard acknowledges that he owes to Robert de Sallowe of Stanton 342*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

Nicholas de Grey acknowledges that he owes to Philip son of Philip de Ewe of Oxford, merchant, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Nov. 15. To the sheriff of York. Order to permit Neapolio, cardinal-deacon of Nottingham. the Roman church, to have respite until Midsummer next for all tenths and impositions touching his prebend of Suth Cave in St. Peter's York, as the king has granted him respite until then. By K.

The like to the sheriffs of Northampton and Buckingham, concerning his prebend of Sutton in St. Mary's Lincoln.

Nov. 19. Nicholas le Litster of Rypon acknowledges that he owes to Alan de Nottingham. Tesdale 50*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas, earl of Norfolk and marshal of England, by his petition before the king at Nottingham, in the octaves of Martinmas, prayed the king that, whereas the office of the marshalsea, which pertains to him in inheritance by virtue of the king's gift, has been taken into the king's hands before the justices to hold pleas before the king, it may please the king to restore the office to him.

And Hervey de Staunton and his fellows, justices appointed to hold the said pleas, who were then present, being addressed by the king, said that when they were lately in the county of Lancaster holding the said pleas, no one was executing the said office for the aforesaid earl, and the king, when this was notified to him, appointed one of his men to execute the office in the earl's default. And the earl was told that he may make a fine with the king for this default if he thought fit. And the earl made fine with the king in 100*l.*, and the king restored the office to him for that fine, and

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*Membrane 31d—cont.*

pardoned him the said sum, and enjoined him orally to appoint such deputies in the office of the marshalsea as should be sufficient and suitable for the king and his people, who should keep the earl harmless, and should warn [him, and] that if hereafter damage should arise to the king by any one deputed by the earl in these offices, the king would punish the earl (*caperet ad comitem*).

Nov. 22. Nottingham. Thomas de Eyton acknowledges that he owes to Robert de Staunton, knight, 6*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Derby.—The chancellor received the acknowledgment.

Nov. 20. Nottingham. To W. archbishop of York. Order to cause the prelates and clergy of his province to be convoked at York at the octaves of St. Hilary next, and to explain to them the matters treated of with him and other prelates and magnates of the realm at Nottingham for the honour of the church and the estate and honour of the realm, which matters could not be then expedited without the counsel and consent of the prelates and clergy of the realm, and to induce the said prelates and clergy of his province to give prompt counsel, aid, and assent to the matters aforesaid. By K.  
[*Fædera; Parl. Writs.*]

The like to the archbishop of Canterbury, to convoke the prelates and clergy of his province at St. Paul's London at the said octaves. [*Ibid.*]

Nov. 24. Ravensdale. John Malemayns of Waldewershare, knight, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 9*l.* 7*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

*Cancelled on payment.*

Dec. 2. Ravensdale. William de Toppisfeld, citizen of London, acknowledges that he owes to William de Felstede 16*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Reginald son of Roger de la More of Chelmersford, acknowledges that he owes to Reginald de Conductu, the elder, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid city.

Nov. 24. Ravensdale. Master Thomas de Garton, parson of Overe church, acknowledges that he owes to William de Ryslaye, parson of the church of Mysne, 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and York.

Nov. 24. Nottingham. To Richard de Burgo, earl of Ulster. Order to aid and counsel John Darcy, whom the king has appointed justiciary of Ireland, and whom he has sent to that land from his side, in those things that are for the good rule of the said land and for the conservation of the king's honour and profit, as often as required by the said John. By K.

The like to the following:

Thomas son of John, earl of Kyldare.  
John de Bermyngeham, earl of Loueth.  
Maurice son of Thomas.  
William de Burgo.  
John Barry.  
John le Poer, baron of Donoyl.  
Arnald le Power.  
Thomas le Botiller.  
Richard de Twyt.

Dec. 7. Ravensdale. Percival Simeon acknowledges that he owes to Geoffrey de Besyles 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.



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## MEMBRANE 30d.

Nov. 18.  
Nottingham.

To Hugh de Castellon, keeper of the manor of Kirkeby Malesart. Order not to distrain the abbot of Fountayns for his homage and fealty for the lands that he holds of the king as of that manor, as he has done homage and fealty to the king therefor. By K.

The like to Thomas Dayvill, keeper of the castle and honour of Pontefract, in favour of the abbot of Kirkestal.

The like to William de Tatham, keeper of the castle and manor of Cliderhou, in favour of the abbot of Kirkestall. By K.

Nov. 24.  
Ravensdale.

To the sheriff of Essex. Order to summon the archbishops, bishops, abbots, priors, earls, barons, knights, and all other free tenants having lands within the boundaries of the forest in his bailiwick, and four men and the reeve from every town within the forest, the foresters of the towns, and all others who are wont to come and ought to come before the justices of Forest pleas to be at Stratford-atte-Bowe in the octaves of St. Hilary next, before Aymer de Valencia, earl of Pembroke, William la Zousch of Assheby, and William de Cleyden, whom the king has appointed justices in eyre on this occasion for the pleas of the Forest in that county, to hear and execute the king's order concerning what pertains to the pleas aforesaid, and to cause to come before the said justices all foresters and verderers since the last pleas of the Forest, with all their attachments of vert and venison that have arisen and have not been determined since the last pleas, to wit attachments both of those who reside within the forest and of those who reside without it, and to cause the regards in his bailiwick to come before the justices with all their regards sealed with their seals, and to cause all the king's agisters of his bailiwick to come with all agistments. By K.

Nov. 25.  
Ravensdale.

The abbot of Vaudey acknowledges, for himself and convent, that he owes to Asselinus Simonet and Guitenello Simonet 70*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Master Simon de Clare acknowledges that he owes to Master Geoffrey de Clare, rector of Bodeneye church, diocese of Norwich, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

The abbot of Waverle acknowledges, for himself and convent, that he owes to William de Cusaunce, clerk, 44*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Dec. 6.  
Ravensdale.

John de Carleton, parson of a moiety of the church of Ekyngton, diocese of Coventry and Lichfield, acknowledges that he owes to Duugall Make-douel, knight, 8*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Derby.

Nov. 23.  
Nottingham.

William de Newehagh acknowledges that he owes to Master Adam de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 1.  
Ravensdale.

Robert But of Norwich acknowledges that he owes to Richard de Todeworth of Salisbury 129*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nov. 20.  
Nottingham.

To Aymer de Valencia, earl of Pembroke. Summons to attend a *colloquium* to be held at Westminster in the octaves of St. Hilary next. By K. [*Parl. Writs.*]

The like to nine earls and forty-nine others. [*Ibid.*]

To the sheriff of Norfolk and Suffolk. Order to cause knights of the shire, citizens and burgesses to come to Westminster at the above date to consent to what shall be then ordained. [*Ibid.*] By K.

The like to all the sheriffs of England. [*Ibid.*]

1323.

*Membrane 30d—cont.*

Nov. 20. To W. bishop of Exeter, the treasurer. Order to be at Westminster at  
Nottingham. the above date, to treat with the king and others of his council. By K.  
[*Ibid.*]

The like to twenty others. [*Ibid.*]

Nov. 20. To the abbot of Waltham. Order to attend in person the meeting of the  
Nottingham. clergy of the province of Canterbury that the king has ordered W. arch-  
bishop of Canterbury to convoke at St. Paul's London at the octaves of  
St. Hilary next, to give his counsel, aid, and assent to what shall then  
be propounded. [*Ibid.*] By K.

The like to twenty-two abbots, two priors, and the master of the order of  
Semplingham. [*Ibid.*]

*MEMBRANE 29d.*

Nov. 24. To the keepers of the port of Dover. Order not to permit Master John  
Ravensdale. de Stratford or any of his men or any one in his name to cross the sea  
without the king's special order and licence, and to make diligent search in  
this matter, so that they may not merit the king's censure for their default  
or negligence, certifying the king from time to time in writing of their  
proceedings in this matter, the king having lately sent the said John to the  
Roman court as his envoy, where John stayed for some time upon the king's  
affairs, as the king, upon hearing of his arrival in the realm, sent Hugh le  
Despenser, lord of Glomorgan, the king's chamberlain, Geoffrey le Scrop,  
justice of the Bench, and Master Robert de Ayleston, keeper of the privy  
seal, the king's secretaries to whom he had committed and communicated  
his secret affairs, to the said John at Nottingham, ordering him to certify  
the king by them of what he had done in the aforesaid matters, and John  
would not answer them, and the king thereupon caused him to be called to  
appear before him, but the said John withdrew himself by subterfuge.

By p.s.

The like to the keepers of the following ports :

London.	Great Yarmouth.
Bristol.	Little Yarmouth.
Briggewauter.	Nesse.
Lyme.	Lenne.
Dertemuth.	Botelstane.
Weymuth.	Waynflete.
Plummuth.	Grymmesby.
Exemuth.	Barton.
Falemuth.	Paulesflete.
Sutton.	Kyngeston-on-Hull.
Melcombe.	Burton Stather.
La Pole.	Geynesburgh.
Southampton.	Faxflete.
Porcestre.	Scardburgh.
De Lee.	Flayneburgh.
Yermuth-in-Wyght.	Fyvele.
Lynington.	Whiteby.
Kykavene.	Hertelpole.
Warram.	Newcastle.
Sitemuth.	Neubiggyn.
Fowy.	Baumburgh.
Elvertecombe.	Hali Eland.
Barestaple.	Twedemuth.
Wynchelse.	Wytetavenc.
Dunewych.	



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*Membrane 29d—cont.*

Pevenese.  
 Ruinenhale.  
 Hethe.  
 Sandwich.  
 Faversham.  
 Seint Os[yth ?].  
 Blakeney.  
 Orford.  
 Herewych.  
 Colecestre.  
 Gosseford.  
 Gippeswych.

Skymburnes.  
 Dalton in Furnays.  
 Cartmel.  
 Cestre.  
 Aberconwey.  
 Castelcuby.  
 Beaumarreys.  
 Flynt.  
 Rothelan.  
 Lampadervaure.  
 Neuport.

To the sheriff of Lincoln. Order to enjoin all bailiffs or keepers of ports within his bailiwick to cause diligent search to be made as above, and not to permit the aforesaid John or any of his men or any one in his name to cross the sea without the king's special order and licence. By the same writ.

The like to the sheriffs of the following counties :

Kent.  
 Sussex.  
 Southampton.  
 Somerset and Dorset.  
 Devon.  
 Cornwall.  
 Gloucester.  
 Lancaster.

Cumberland.  
 Northumberland.  
 York.  
 Lincoln.  
 Northampton.  
 Cambridge and Huntingdon.  
 Norfolk and Suffolk.  
 Essex.

William Gentilcorps puts in his place Theobald Poleyn to prosecute a recognisance for 55 marks made to him in chancery by Thomas de Outhenby.

Dec. 11.  
 Ravensdale.

John de Gloucestre, son of Adam de Tudenham, chaplain, acknowledges that he owes to Master John de Gloucestre, son of Robert de Notegrave, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Assignment of dower to Margery, late the wife of John de Clare, of a third of a messuage and of a carucate of land in co. Oxford, by virtue of an order of Master John Walewayn, escheator this side Trent, to John de Bury, sub-escheator in the aforesaid county, made at Mucheleburton on Saturday before St. Nicholas, 17 Edward II. ; to wit in the chief messuage in the said town a house on the north, with the adjoining croft called 'Grascroft,' with free ingress and egress at both gates ; a third of a dovecote with free ingress and egress ; 1½ acres in Yatfurlong ; 1½ acres in Lovecroft-furlong ; 5 acres and 1 rood in Longcroftfurlong ; 3½ acres in the same 'furlong' ; 1½ acres in Sevenacrefurlong ; 3½ acres in Brechfurlong ; 4½ acres and a rood in Hullefurlong ; 1½ acres and a rood of meadow in Honymede ; 2½ acres of pasture in Hullese ; a rent of 2*s.* 8*d.* yearly from Thomas de Walcote ; and Henry Syward, bondman, with all his rent and service.

William Clement of Nastoke puts in his place William de Stoke, clerk, and Robert Broun to prosecute a recognisance of 100 marks made to him in chancery by Walter le Foundre.

Enrolment of grant by John son of John le Champion of Hokesworth to Thomas de Sibethorp, clerk, of all the lands in Hokesworth that descended to John after his father's death. Witnesses : Sir Thomas de Novo Mercato, Sir John de Mounteny, Sir Reginald de Aslacton, knights ; Richard de

1323.

*Membrane 29d—cont.*

Whatton; Robert his son; Simon de Sibethorp; Henry de Musters; John de Wymbissh; Robert le Graunt; William le Clerk of Hokesworth; John son of Nicholas of the same. Dated at Hokesworth, 20 September, 17 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 10 December, and acknowledged the aforesaid deed.

Enrolment of release by the aforesaid John to the said Thomas of his right in all the lands that Thomas has of his gift in Hokesworth. Witnesses as above. Dated at Hokesworth, 1 December, 17 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 10 December, and acknowledged the aforesaid deed.

Dec. 13.  
Ravensdale.

John son of John de Weston, knight, acknowledges that he owes to Joan Hurel of London 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Devon, Southampton, and Oxford.

John de Aune of Chelwarton acknowledges that he owes to Roger Normaunt 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*MEMBRANE 28d.*

John Joye puts in his place Hugh de Bardelby, clerk, to prosecute a recognisance for 200*l.* made to him in chancery by Roger de Brok and William his son.

Dec. 14.  
Ravensdale.

Henry Norman of Berkhamptede, Thomas de Chetyngton, Ralph his brother, and Roger Chaunteclere acknowledge that they owe to the prior of St. Bartholomew's, Smethefeld, London, 400*l.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham, Bedford, Middlesex, and Hertford.

*Cancelled on payment.*

Enrolment of release by brother John, prior of St. Bartholomew's, Smethefeld, London, and the convent of the same place to brother Ralph, rector of the house of Assherugge, and to the convent of the same of their right in the advowson and patronage of the church of Hemelhampsted, co. Hertford, and in the church, and in the chapels thereto pertaining. The prior and convent of St. Bartholomew's renounce all privileges, charters, and instruments obtained by them or their predecessors, or to be obtained, for the said church. Witnesses: Sir Philip de Aylesbury, knight; John de la Haye; John Aignel; Robert de Asshelee; John Bever; Roger de Luda; Henry Norman of Berkhamptede; Andrew Jargevile of Mentemor; Thomas de Chetyngdon, citizen of London; Ralph de Chetyngdon, his brother; Roger Chauntecler of London. Dated at London, on Tuesday, the feast of St. Lucy, 17 Edward II.

*Memorandum*, that the prior came into chancery, on Wednesday after the said feast, and acknowledged the above.

Edmund le Vaux of Maydenstan acknowledges that he owes to Nicholas Cristemasse of Canterbury 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Dec. 27.  
Kenilworth.

John Darcy 'le neveu' acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Robert atte Gerne of Northelingham and Thomas le Northren of Buthehamwell acknowledge that they owe to Robert de Watevill 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.



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*Membrane 28d—cont.*Dec. 27.  
Kenilworth.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to replevy to John de Gorge, reeve of St. Elizabeth, his wood of Norton, within the bounds of the forest of Claryndon, which was taken into the king's hands by reason of trespass of vert in that wood.

The like in favour of Walter de Romeseye for his wood of Donwod, within the bounds of the same forest.

Assignment of dower to Margery, late the wife of John de Clare, of a third of a messuage and of a carucate of land in co. Oxford, by virtue of an order of Master John Walewayn, escheator this side Trent, to John de Bury, sub-escheator in the said county, made at Mucheleburton, on Saturday after St. Nicholas, 17 Edward II.: to wit in the chief messuage of the same town a house on the north, with an adjoining croft called 'Gra-croft,' with free ingress and egress at both gates; a third of a dove-cot, with free ingress and egress;  $1\frac{1}{2}$  acres in Yatfurlong;  $1\frac{1}{2}$  acres in Lonecroftfurlong; 5 acres and 1 rood in Longooftfurlong (*sic*);  $3\frac{1}{2}$  acres in Longooftfurlong;  $1\frac{1}{2}$  acres in Sevenacrefurlong;  $3\frac{1}{2}$  acres in Brechfurlong;  $4\frac{1}{2}$  acres and 1 rood in Hullefurlong;  $1\frac{1}{2}$  acres and a rood of meadow in Honymede;  $2\frac{1}{2}$  acres of pasture in Hullese; 2s. 8d. of rent yearly from Thomas de Walcote; and Henry Syward, bondman, with all his rent and service.

Enrolment of partition of the lands that belonged to Gregory de Felmyngham. Whereas the manor of Felmyngham and Bekham, which Gregory held of the king in chief by homage, and the manor of Suthbirlingham, two messuages and 60 acres of land, 4 acres of meadow, 2 acres of turbary, 20 acres of saltmarsh, 20 acres of reedbed, 4s. of rent, and the rent of four bushels of salt in Malteby, Fyleby, Haryngby, Stokesby, Runham, Marchham, Ormesby, and Thunstale, which Gregory held of other lords by divers services, descended in inheritance after his death to John de Elmyngham and James Rythwys, kinsmen and co-heirs of Gregory, the issue of his two sisters, and to Christiana, the sister and third heir of Gregory, to Ela, his sister and fourth heir, married to Oliver atte Mowe, to Joan, his sister and fifth heir, and to Alice, his sister and sixth heir, married to James de Whytewell; and afterwards, before the making of the partition of the inheritance, the said John de Elmyngham granted to the aforesaid James Rythwys and to Robert Bryan all his purparty of the inheritance, and hereupon James and Robert, as of the king's tenure aforesaid, had the king's licence and charter to hold the same to them and their heirs; and likewise before the partition the aforesaid Christiana enfeoffed one Walter de Whytewell of her purparty of the said inheritance, and Walter had similar licence from the king and had full seisin of the purparty by fine levied in the king's court, and he granted the said purparty by the king's licence to the aforesaid Christiana and to James de Whytewell and Alice his wife, and to the heirs of the said James; and in like manner the aforesaid Joan granted her purparty before the partition to the said Christiana and James de Whytewell and Alice his wife, and to the heirs of James, by fine levied in the king's court and by the king's licence; and the said James de Whytewell and Alice his wife, the sister and sixth heir of the aforesaid Gregory, granted all their purparty of the inheritance to Walter de Whitewell and to his heirs, and had licence from the king to do so, and Walter, after having seisin thereof, granted it by fine levied in the king's court and by the king's licence to Christiana and James de Whitewell and Alice his wife, and to the heirs of James. And hereupon, by the king's writ annexed to this inquisition, partition is made before the king's escheator at Felmyngham, on 4 July, 16 Edward II., between the aforesaid heirs and acquirers by their assent in this form, so



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*Membrane 28d—cont.*

that each of them shall remain as the king's tenant : to wit that there remain to the said Robert Brian in the manor of Felmyngham 15 acres of arable land, extended at 22s. 6d. yearly ;  $1\frac{1}{2}$  roods of meadow, extended at  $6\frac{3}{4}$ d. yearly ; four messuages and 17 acres and 1 rood of arable land in the hands of John le Wright, Robert Slingge, William Pereu, and Robert Aunes, bondmen, which messuage is extended at 2s. and the land at 25s.  $10\frac{1}{2}$ d. yearly ; and 2s. 2d. of rent from free tenants there, with a sixth of a quarter of the advowson of the church of Felmyngham ; the remainder of the manor of Felmyngham, extended at 111s.  $8\frac{3}{4}$ d. ; five parts of a messuage in Haryngby, extended at 5d. ; a sixth of a messuage in Malteby, extended at 3d. ; 30 acres of arable land in Malteby, Haryngby, Fyleby, Stokesby, Runham, Marcham, and Ormesby, extended at 60s. ; 15 acres of saltmarsh, extended at 15d. ; 10 acres of rushbed, extended at 15d. ; 2 acres of turbary, extended at 6d. ; 2 acres of meadow, extended at 12d. ; and a rent of two bushels of salt, extended at 4d. ; and 2s. of rent from certain free tenants remain to the aforesaid Christiana and to James de Whitewell and Alice his wife, and to the heirs of James, for a moiety of all the inheritance aforesaid. There remain to the aforesaid James Rythwys, as his purparty and for a moiety of a purparty that he has by purchase as above, the manor of Bekham, except 20s. of rent in the same, extended at 21s.  $9\frac{1}{2}$ d. ; the manor of Southbirlingham, extended at 35s.  $9\frac{1}{2}$ d. There remain to Oliver atte Mowe and Ela his wife five parts of a messuage in Malteby, extended at 10d. ; a sixth of a messuage in Haryngby, extended at 1d. ; 30 acres of arable land in Maltby, Haryngby, Fyleby, Stokesby, Runham, Marchham, extended at 60s. ; 15 acres of saltmarsh, extended at 15d. ; 10 acres of rushbed, extended at 15d. ; 2 acres of turbary, extended at 6d. ; 2 acres of meadow, extended at 12[d.] ; 2 bushels of salt, extended at 4d. ; and 2s. of rent in the aforesaid towns ; and 20s. of rent from the tenants in the manor of Bekham, which rent is above excepted in the purparty of James Rythwys. In witness whereof the aforesaid Robert Brian, Christiana, James de Qwyteuwell, for himself and Alice his wife, James Rythwys, and Oliver atte Mowe, for himself and Ela his wife, have put their seals to this partition.

1324.

Jan. 2. John Scut of Carleton acknowledges that he owes to Master Robert de  
Kenilworth. Baldok, archdeacon of Middlesex, 32l. 10s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 11. To the justices of the Bench. Notification that Adam de Leycestre came  
Worcester. before the king, on Thursday after the Epiphany, and sought to replevy to Master Robert de Leycestre his land in the parish of St. Giles without Cripelgate, London, which was taken into the king's hands for Robert's default before the said justices against John de la Chaumbre.

Jan. 18. To the same. Notification that John de Evesham came before the king,  
Gloucester. on Thursday after St. Hilary, and sought to replevy to Clement Turtle, Thomas de Wyteleye, and John le Taverner their land in the suburbs of Bristol, which was taken into the king's hands for their default before the justices against Henry son of William de Hanyngfeld. This is signified to the justices.

Thomas son of Hugh de Gilingham, knight, acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Jan. 10. Nicholas de Bassingburgh, chaplain, acknowledges that he owes to  
Worcester. William de Thunneyk, clerk, 20s. ; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Gloucester.



1324.

*Membrane 28d—cont.*Jan. 6.  
Henley.

To the justices next in eyre for forest pleas in co. Essex. Order not to put Robert de Welle in default by reason of the summons made before them of the eyre in that county, as the king has warranted the absence of the said Robert, who is in the king's service beyond sea. By C.

To the same. Order not to take the bailiwick of the stewardship of the forest of Essex into the king's hands by reason of the absence of the aforesaid Robert, the steward, who is in the king's service in parts beyond sea, and to receive in Robert's place a fit person to do before them in the eyre the things that Robert is bound to do if he were present. By C.

*MEMBRANE 27d.*Jan. 1.  
Kenilworth.

Baldwin de Fryvill, knight, acknowledges that he owes to Master Henry de Clif, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Cancelled on payment.*

1323.

Dec. 28.  
Kenilworth.

Robert de Ardern, knight, acknowledges that he owes to the king 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Oxford.

Master Robert le Blound, clerk, puts in his place Robert de Monekes to prosecute a recognisance for 400*l.* made to him in chancery by Walter de Cantilupo, rector of Snytenfeld church.

Dec. 26.  
Kenilworth.

To Aymer de Valencia, earl of Pembroke. Summons to attend a parliament at Westminster in three weeks from the Purification next, instead of in the octaves of St. Hilary as previously summoned. By K.

[*Parl. Writs.*]

The like to nine earls and forty-nine others. [*Ibid.*]

To William de Bereford. Summons to attend the parliament as aforesaid, to treat with the king and others of his council. By K.

[*Ibid.*]

The like to twenty-two others. [*Ibid.*]

Dec. 26.  
Kenilworth.

To the sheriff of Rutland. Order to cause knights of the shire, citizens and burgesses to be chosen to attend the said parliament. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To W. archbishop of Canterbury. Summons to attend the above parliament. By K.

[*Ibid.*]

The like to the archbishop of York and to seventeen bishops. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to thirty abbots and priors and to the prior of St. John of Jerusalem in England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the deans and priors of cathedral churches and the archdeacons of his province to come in person to Westminster at the aforesaid date, and to cause each chapter of cathedral churches to appear by a proctor and the clergy of each diocese of his province to appear by two proctors at the said day and place, to treat of and consent to what shall then be ordained. [*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

1323.

*Membrane 27d—cont.*

To John Pecche, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons to be chosen from each of the said ports and to be sent to Westminster at the aforesaid day. By K.

[*Ibid.*]

— To W. archbishop of Canterbury. Supersession of the king's late order to cause the prelates and clergy of that province to assemble at St. Paul's London at the octaves of St. Hilary next, as the king has ordained to hold a parliament at Westminster in three weeks from the Purification next. [*Parl. Writs.*]

— The like to W. archbishop of York, superseding the order to convoke the prelates and clergy of his province at York at the said octaves. [*Ibid.*]

To the abbot of Waltham Holy Cross. Notification that it is not necessary for him to attend at St. Paul's at the aforesaid date, as the king lately requested him to do. By K.

[*Ibid.*]

The like to twenty-two abbots, two priors, and the master of the order of Semplingham. [*Ibid.*]

1324.

Jan. 23.  
Gloucester.

Peter de Roteham acknowledges that he owes to Geoffrey de Ledes 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Ralph de Hokinton, parson of the church of Elworth, acknowledges that he owes to Roger de Gildesburgh, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Jan. 23.  
Gloucester.

Brother Peter, prior of the monks of St. Mary, Thefford, acknowledges, for himself and convent, that he owes to John de Dynieton, clerk, 200*l.*; to be levied, in default of payment, of their lands and ecclesiastical goods in cos. Norfolk and Suffolk.

Richard de Rypariis, knight, lord [of] Estmerseye, acknowledges that he owes to John de Saresbury, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

William de Danum acknowledges that he owes to William de Ayremynn, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.**MEMBRANE 26d.*

Jan. 23.  
Gloucester.

Nicholas de Ardena of Middleton Brien acknowledges that he owes to Thomas Cok, citizen and merchant of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Jan. 24.  
Gloucester.

Philip Lagusche acknowledges that he owes to Roger de Gildesburgh, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Agnes, late the wife of William son of Edward de Charles, acknowledges that she owes to William de Ayremynne, clerk, 10*l.*; to be levied, in default of payment, of her lands and chattels in cos. Norfolk and Suffolk.

William Lovel of Esingwald acknowledges that he owes to Henry le Chaufser of Acom, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.



1324.

*Membrane 26d—cont.*

Nicholas son of Nicholas de Warrewyk acknowledges that he owes to Nicholas de Guldeford, parson of Cesterton church, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Jan. 15.  
Worcester.

To Hervey de Staunton and his fellows, justices to hold pleas before the king. Order to attermine until the next parliament at Westminster in three weeks from the Purification all matters touching the king against Master John de Stratford depending before them, giving day (*adjornautes*) to the said John to be there then to do and receive what shall be considered in the premises in the said parliament.

By K.

[*Parl. Writs.*]

Jan. 23.  
Gloucester.

Robert de Dorkyng, citizen of London, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 308*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Enrolment of deed by Robert de Baldok, archdeacon of Middlesex, witnessing that whereas the king has granted to him the wardship of the lands of John Chaunceus, deceased, tenant in chief, which came to the king's hands by reason of the nonage of Hugh, son and heir of the said John, during the minority of the said heir, and that if the heir died a minor and his heir were under age, the said Robert should have the wardship of the said lands during the minority of such heir, and so from heir to heir until such time as Hugh would have come of age if he had lived, saving to the king the knights' fees and advowsons of churches of the said inheritance, as contained in the king's letters patent, and the said Robert has sold to Robert de Dorkyng, citizen of London, the wardship of the lands in the town of Canewedon during the minority of the said Hugh, according to the form of the king's grant, and there remain until Hugh come of age fourteen years from Michaelmas, in the 17th year of the king's reign, the said Robert hereby binds himself to warrant to the said Robert de Dorkyng against the king the wardships of the lands in the town of Canewedon during Hugh's minority or, if he die, until the time when he would have been of full age, unless his heir be of full age. In case Hugh die and his heir be of full age, or if Hugh prove his age before the end of the aforesaid fourteen years, the said Robert grants that the recognisance that the aforesaid Robert de Dorkyng has made to him in chancery for 308*l.*, [to secure] the payment of 22*l.* yearly for the said fourteen years, shall be annulled for such time as Robert de Dorkyng shall not have the wardship aforesaid. In witness whereof the said Robert de Baldok and Robert de Dorkyng have put their seals to this indenture. Dated at London, the morrow of the Purification, in the aforesaid year. *French.*

*Memorandum*, that Robert de Dorkyng came into chancery at Westminster, the day and year aforesaid, and acknowledged the above deed.

Jan. 25.  
Gloucester.

John, vicar of the church of Salherst, diocese of Chichester (*Sicestr'*), acknowledges that he owes to Master Edmund de London 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Jan. 24.  
Gloucester.

Taylifer de Wyncestre acknowledges that he owes to Master Geoffrey de Clare, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Jan. 26.  
Berkeley.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Cheut. Order to cause John de Aune's wood of Langecroft, within the bounds of the said forest, which has been taken into the king's hands for trespass of vert committed by him in the said wood, to be replevied to him, if it be repleviable according to the assize of the Forest.

1324.

*Membrane 26d—cont.*Jan. 24.  
Gloucester.

John de Say of London, 'vyneter,' acknowledges that he owes to Nicholas Cheyne, clerk, 11 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*Jan. 25.  
Gloucester.

Stephen le Bygod, parson of Litlebur[y] church, diocese of London, acknowledges that he owes to Robert de Beverlaco, clerk, 32l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert But of Norwich acknowledges that he owes to Farmann Albert and William Thurkild of Great Yarmouth 41l. 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Henry Seneschal of Wengham acknowledges that he owes to Master Thomas de Upton, parson of the church of Adesham, 24l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas de Huntercoumbe acknowledges that he owes to William le Teynturer of Walyngford 40l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Enrolment of release by John son of Richard atte Welde, nephew of the late Hugh de Tedmersch, to John son of Hugh de Stretlee, lord of Kerslowe, of his right in the manor of Kerslowe. Witnesses: Sir Robert filz Neel, knight; Sir John Neirnuit, knight; Sir Robert Malet, knight; Sir Robert filz Elyz, knight; John de Chetindon; Nicholas Passelewe; Thomas Fermbaud; Ralph de Chetindone; Walter filz Johan de Massew[orth]; Nicholas de Wengrave; William son of John de Walde; John de la More of Mursle; William de Gynes. Dated at Kerslowe, 1 May, 16 Edward II.

*Memorandum*, that the said John came into chancery at Westminster, on 29 January, and acknowledged the above deed.

Enrolment of grant by John de Stretlee, lord of Kerslawe, to John son of Richard de la Waude of the parish of Wenge of 60s. of yearly rent for life, to be received from his manor of Kerslawe, in consideration of the preceding release. Witnesses: Sir Robert filz Neel, knight; Sir Thomas de Sakevill, knight; Thomas de la Waude; William de la Waude; Nicholas de Wengrave; John de la More of Muresle; Philip de Walda. Dated at Kerselawe, on Wednesday the eve of the Ascension, 16 Edward II.

*Memorandum*, that the said John de Stretlee came into chancery at Westminster, on 29 January, and acknowledged the above deed.

Jan 26.  
Bristol.

Philip de Lutteleye acknowledges that he owes to Richard Blundel 100s.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

*Cancelled on payment.*

William de la Doune, clerk, acknowledges that he owes to John, abbot of St. Saviour's Faversham, 100l.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Feb. 5.  
Bristol.

Roger de Morteyn, knight, acknowledges that he owes to William de Ayremynn, clerk, 50s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

*Cancelled on payment.*

William de Ourlauston acknowledges that he owes to Alan Gille, citizen of London, 40l.; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

*Cancelled on payment.*



1324.

*Membrane 26d—cont.*

Reginald de Cobeham, knight, and James his brother acknowledge that they owe to Philip Leffeyn, citizen and vintner of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Jan. 26.  
Bristol.

To the sheriff of Kent. Order to cause proclamation to be made in cities, boroughs, market towns, seaports, and other places where shipping arrives, fairs, markets, and other places where he shall think fit inhibiting any one, under the pains and penalties contained in the king's previous proclamation to this effect, from taking out of the realm any of the king's money, except for reasonable expenses, silver in mass or silver vessels, or from bringing into the realm any clipped money of the king's or any counterfeit money, and to cause proclamation to be made that all who are not merchants and have clipped money of the king's or counterfeit money shall immediately cause the same to be perforated and shall send it to the king's exchange to be struck anew under the king's die, and that otherwise all such money shall be forfeited to the king, and the king wills that all such clipped or counterfeit money when it comes to his hands by forfeiture shall be also perforated and sent to his exchange to be struck anew, as the king understands that, notwithstanding his previous proclamation to this effect, divers native and alien merchants have carried the king's good money, silver in mass, and silver vessels out of the realm, and have caused counterfeit money to be made therewith, and have brought back into the realm such counterfeit money together with clipped money of the king's, trading with the same to the damage of the king and his people and to the subversion of his money. The king has appointed certain of his subjects to cause the premises to be observed diligently within the sheriff's bailiwick, and to make search therefor when needed, and to take into the king's hands forfeitures in this behalf. [*Fœdera.*]

The like to all the sheriffs of England, and to the keeper of the Cinque Ports to cause proclamation to be made in each port. [*Ibid.*]

*MEMBRANE 25d.*

Jan. 28.  
Berkeley.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. The king has received complaint from Faremann Albert, merchant of Great Yarmouth, that certain malefactors and robbers of the count's power entered his ship called '*Le Blithe*' of Gernemuht, laden with herrings and other merchandise and goods and chattels to the value of 200*l.*, on the sea coast before the king's town of Hethe, and slew William Doucrowe, the master of the said ship, and expelled from the ship all the mariners, and carried away with them the ship and cargo, pretending that they had a special order from the count to take and carry away all goods of merchants and others of the king's power found by them on the sea; the king therefore requests the count to hear the complaint of Faremann or his proctor, and to cause restitution of the ship and cargo or satisfaction therefor to be made to him without delay, and to cause satisfaction to be made to him for his damages, and to write the king whether he issued such order, and if so, for what cause, giving an account of what he will cause to be done in this matter.

To the same. The king has received complaint from Robert de Sancto Botulpho and John Child, merchants of Great Yarmouth, that certain malefactors of the count's power entered their ship called '*La Katherine*' of Yarmouth, laden with herrings and other goods and chattels of theirs to the value of 400*l.*, by night whilst anchored in La Rode before the town of Yarmouth, and expelled from her Geoffrey Stonyld, the master, and all the mariners, and carried away with them the ship and cargo, as in preceding letter; the king therefore requests the count to do as in the preceding letter.



1324.

*Membrane 25d—cont.*Jan. 28.  
Bristol.

Solomon son of Gilbert de Halybergh and James son of James de Halybergh acknowledge that they owe to Thomas de Bysshoppyston 200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Feb. 1.  
Bristol.

Master Richard de Gravesende acknowledges that he owes to William de Bampton of London, 'taillour,' 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Middlesex.

Feb. 5.  
Iron Acton.

John de Kirkeby of Badburgham acknowledges that he owes to Richard Cifrewast of Cleware 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Feb. 6.  
Iron Acton.

Elizabeth de Castello acknowledges that she owes to Master Richard de Shordych 50*l.*; to be levied, in default of payment, of her lands and chattels in co. ———.

Benedict de Shorne, fishmonger (*piscenarius*) of London, acknowledges that he owes to Richard Pilk, 'waferer' of London, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Robert de Edenestowe acknowledges that he owes to Thomas son of Thomas de Muskham of Shenle 60*l.*, to be levied, in default of payment, of his lands and chattels in cos. Nottingham, Lincoln, and York.

*Cancelled on payment.*

Enrolment of deed of Thomas son of Thomas de Muskham of Shenle, witnessing that whereas the aforesaid Robert has acknowledged that he owes to him 60*l.*, and Thomas is about to grant to Henry de Edenestowe, clerk, and the said Robert, his brother, two parts of the manor of Northmuskam, to hold for their lives by the service of rendering to Thomas 16 marks 8*s.* 10 $\frac{3}{4}$ *d.* yearly, doing for him the suit due to the court of Adam de Everyngham at Shelford and scutage and foreign service, and Thomas is about to grant that if Henry and Robert die between the date of his charter and the end of eleven years from Michaelmas next, then the two parts shall remain to their heirs and executors until the end of that term, the said Thomas grants that the execution of the aforesaid recognisance shall be suspended until the end of fifteen days after the term of the aforesaid eleven years and during all Henry's life, and that if Henry survive Robert, the recognisance shall be of no effect, and that if Robert survive Henry and he or his assigns render the aforesaid two parts to Thomas within fifteen days after the term of the said eleven years or within fifteen days of Henry's death, if surrender be demanded, that the recognisance shall be of no effect, saving to Henry's executors the corn sown in the said two parts in case Robert do not render them to Thomas in manner aforesaid. The said Thomas also grants that if he grant the reversion of the manor or any part thereof before the end of the said term or during Henry's life to any other than Margaret and Matilda, sisters of the said Thomas, or Walter his uncle, that the recognisance shall be of no effect from the time of such grant of the reversion. Dated at London, 13 February, 17 Edward II.

*Memorandum*, that Thomas came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 6.  
Iron Acton.

William de Harecourt, knight, acknowledges that he owes to Nicholas de Grey 40*l.*; to be levied in default of payment, of his lands and chattels in cos. York, Leicester, and Derby.

*Cancelled on payment.*

Robert Inge, parson of the church of Trengre, diocese of Lincoln, acknowledges that he owes to John Triple, citizen of London, 23*l.* 10*s.* 5*d.*; to be levied in default of payment, of his lands and chattels in co. Hertford.



1324.

*Membrane 25d—cont.*

Feb. 28. John Cromphorn, chaplain, acknowledges that he owes to John de Westminster. Denton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

William del Hull acknowledges that he owes to Robert de Well, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Roger atte Bowe, citizen and apothecary of London, acknowledges that he owes to Master William de Barneby, clerk, 46*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of grant by John de London of Aulton, clerk, to John de Molyns of all his lands in Horton called 'Poundeslaunde,' and all his lands in Brokhampton, in the hundred of Knolton, co. Dorset, and a piece of meadow on the bank of Stoure in Kyngeston Mede, and a virgate of land in the same towns that John de Berewyk holds for life, after the death of the said John de Berewyk. Witnesses: Sir William de Ayremynne, Sir William de Clyf, and Sir William de Herlaston, clerks; John de Brideport, Joan Wak, Robert Terri, Giles le Boure. Dated at London, 20 February, 17 Edward II.

*Memorandum*, that the said John de London came into chancery at Westminster, on 29 February, and acknowledged the above deed.

Feb. 26. John de Brudeport came before the king, on Monday after St. Matthias, Westminster. and sought to replevy to Nicholas de Pille, parson of the church of Ekforde, John de la Forde, and Richard de Godalmyngg their land in Kyngeston near Jevale, which was taken into the king's hands for their default before the justices of the Bench against John de Denum and Margaret his wife. This is signified to the justices.

The said John on the same day sought to replevy the land of Nicholas de Pille, parson of the church of Ocforde, etc., as above.

March 1. Hugh de Meignill, the younger, acknowledges that he owes to Robert de Westminster. Staunton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Geoffrey Leyr of Bromham acknowledges that he owes to William de Sancto Johanne 40 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

March 6. Brother John, abbot of Stanleie, acknowledges, for himself and convent, Westminster. that he owes to Roger Rykemanny, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

John Morgan acknowledges that he owes to Richard Adryan 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Hauvill acknowledges that he owes to Robert de Watevill 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of grant by John son of William de Penreth to Sir William de Herlaston, clerk, of a messuage and a virgate of land in Herlaston. Witnesses: William le Curzoun of Croxhale; Hugh de Tymmore of Haselovre; Henry le Fremon of Haselovre; Richard Austin of Herlaston; John Breton of Wyginton; Robert Chaumpion of Edenyngghale; Robert 'of the Halle' of Edenyngghale. Dated at Herlaston, Wednesday after St. Matthias, to wit 1 March, 17 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 7 March, and acknowledged the above deed.

1324.

*Membrane 25d—cont.*

March 6. Adam le Warner of Drayton came before the king, on Tuesday after  
Westminster. St. Chadd, and sought to replevy his land in Colieham, which was taken into the king's hands for his default before the justices of the Bench against Juliana, late the wife of Robert de Assh. This is signified to the justices.

*MEMBRANE 24d.*

Feb. 23. To W. archbishop of Canterbury. Order not to molest W. archbishop  
Fulham. of York or the men of his household in coming to the parliament summoned at Westminster, in staying there, or in returning thence, by reason of the disputes between the two archbishops concerning the carrying of their crosses in each other's provinces, as it was agreed in the parliament at York in the presence of the two archbishops that the archbishop of Canterbury might come to parliaments and other treaties for the king's affairs in the province of York and that the archbishop of York might in like manner come into the province of Canterbury without impediment. By K.  
[*Fœdera; Parl. Writs.*]

To the sheriff of Nottingham and Derby. Order to meet the archbishop of York when he comes into his bailiwick on his journey to the said parliament, and to conduct him through his bailiwick, not permitting any wrong or grievance to be done to him or any of his household. By K.  
[*Ibid.*]

The like to the sheriffs of the following counties :

Warwick and Leicester.

Bedford and Buckingham.

Northampton.

Berks.

Cambridge and Huntingdon.

Lincoln. [*Ibid.*]

To the mayor and sheriffs of London. Order to meet the archbishop of York when he comes into their bailiwick, and to conduct him to Westminster in like manner, and to cause proclamation to be made forbidding anyone molesting the archbishop or any of his household during his journey to the parliament, his stay there, or return thence. By K.  
[*Ibid.*]

The like to the sheriff of Essex and Hertford. [*Ibid.*]

March 3. William Sars, parson of the church of Stokton, diocese of Coventry and  
Westminster. Lichfield, acknowledges that he owes to Master Elias de Sancto Albano, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John Bygot, knight, acknowledges that he owes to Francis Bachemen and Joan his wife 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk and Suffolk.

*Cancelled on payment.*

March 6. Richard le Chaumberlayn, knight, and John his son acknowledge that  
Westminster. they owe to Master Robert de Baldok, archdeacon of Middlesex, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

*Cancelled on payment.*

Thomas le Botiller of Knolle and Henry de Hulles acknowledge that they owe to John de Molyns and William de Cusaunce, clerk, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Dorset.

*Cancelled on payment.*



1324.

*Membrane 24d—cont.*

Thomas le Botiller of Knolle acknowledges that he owes to Henry de Hilles 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Orreton, knight, acknowledges that he owes to Robert de Tymparoun, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*

Edmund de Bouhun acknowledges that he owes to Master Roger de Clisby, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Berks.

Benedict de Ditton acknowledges that he owes to John de Carleton, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

March 8. To the prior and convent of Worcester. Request that they will cause  
Westminster. Alice Conan, who has long served the queen, to receive such maintenance from their house for life as Perrotus Daveylers, deceased, had therein at the king's request, making letters patent under their common seal granting the same to her, and certifying the king by the bearer of their proceedings in this matter. By K.

March 8. Nicholas de Combe acknowledges that he owes to Matilda, daughter of  
Westminster. Thomas de Lokynton, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Moun, knight, acknowledges that he owes to Nicholas le Chaundeler of London 14*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

— Louis, bishop of Durham, puts in his place William de Killerby to prosecute and defend his petitions and matters in the present parliament against the king.

March 13. William Mareschal of Dorchester, the elder, acknowledges that he owes  
Westminster. to James de Cianaxio 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

March 14. Hugh de Burgh, parson of the church of Patrikbrumpton, diocese of  
Westminster. York, acknowledges that he owes to Richard de Pykeryng, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

*Cancelled on payment.*

March 18. To the sheriff of Surrey. Order to cause Walter le Gras and Henry de  
Westminster. Monte Forti, knights of that shire, to have 14 marks from the community of the county for their expenses in attending the parliament at Westminster, staying at the parliament twenty-four days, and being two days on the way thither and two days on their return, taking 3*s.* 4*d.* a day each. By K. [Parl. Writs.]

The like for the knights of other counties for various sums. [*Ibid.*]

To the bailiffs of Guldeford. Order to cause Alan Herman and John le Conestable, burgesses of that town, to have 6 marks 6*s.* 8*d.* from the community of that town for their expenses in attending the above parliament, staying twenty-four days and being a day on the way thither and a day on their return, taking 20*d.* a day each. [*Ibid.*]

The like in favour of the following:

John Syward and John de Stowe, burgesses of Radyng', for the like amount.

Osbert de Note—— [*Incomplete.*] [*Ibid.*]

## MEMBRANE 23d.

1324.

Feb. 5.  
Iron Acton.

Thomas de Huntercombe, knight, acknowledges that he owes to John Pice Aquile, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Feb. 18.  
Newbury.

Robert son of Oliver Punchardon acknowledges that he owes to David Martyn, bishop of St. Davids, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Edmund, earl of Arundel, puts in his place John de Stretton and William de Northwyk to prosecute a recognisance for 2,000 marks made to him in chancery by John de Warena, earl of Surrey.

The said earl puts the said John and William in his place to prosecute a recognisance for 500 marks made to him in chancery by Oliver de Ingham and Henry Nasard.

The said earl puts in his place the aforesaid John and William to prosecute a recognisance for 500 marks made to him by Henry de Perers.

Walter de Cantilupo, parson of the church of Snytenfeld, puts in his place John de Evesham, clerk, to defend the execution of a recognisance for 400*l.* made by him in chancery to Master Robert le Blound of Snytenfeld.

John son of Richard de Tenham, chaplain, puts the aforesaid John in his place to defend the execution of a recognisance for 60 marks made by him in chancery to Master Henry de Cantuaria, clerk.

Feb. 23.  
Fulham.

Philip de Cernaie, prior of Durhurst, acknowledges that he owes to Master Roger de la Bere 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

Feb. 27.  
Westminster.

Robert de Wicham acknowledges that he owes to John de Mildecombe 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Feb. 27.  
Westminster.

Guy de Manecestre, knight, acknowledges that he owes to the king 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Cancelled by privy seal remaining on the file.*

The said Guy acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, as above.

*[Cancelled as above.]*

John Baynard, parson of Whetacre church, diocese of Norwich, acknowledges that he owes to William Baynard of Hemenhale 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Nicholas de Bolevill acknowledges that he owes to Stephen de Hacombe, knight, 21*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Feb. 29.  
Westminster.

Martin Squyrel, Henry atte Ree, Thomas Burdun, and Walter Andreu acknowledge that they owe to Matilda Haukes of Northflete 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Essex and Kent.

March 6.  
Westminster.

John le Mareschal of Boueden acknowledges that he owes to James de Norton, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Mohoun acknowledges that he owes to Thomas West 70 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.



1321.

*Membrane 23d—cont.*

Geoffrey de la Lee acknowledges that he owes to Simon Flambard, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Robert de Erpingham and John de Cursun acknowledge that they owe to Robert de Sapy and William de Leycestre, parson of the church of Chinnore, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

*Cancelled on payment.*

John de Sharnebrok of Reyndon acknowledges that he owes to Robert de Insula, knight, 9*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Andrew Payn acknowledges that he owes to Thomas de Holepute of Winchester 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Geoffrey de la Lee acknowledges that he owes to Simon Flambard, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Solers of Poteslep acknowledges that he owes to Richard de Penebrugg of Clehungre 111 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

March 7. To the justices in eyre for the Forest in co. Essex. Order not to put  
Westminster. Robert son of Walter in default by reason of the common summons of the eyre before them in that county, as the king has warranted him his absence. By K.

Feb. 3. To the prior and convent of Bridelington. Request that they will admit  
Berkeley. into their house Master Robert de Noreys, the king's serjeant, who has long served the king, in place of Gilbert Torel, 'somppter,' deceased, who had his maintenance in their house, and that they will grant to him such maintenance in all things as Gilbert received.

March 8. Robert de Monte Alto acknowledges that he owes to William Gocelyn of  
Westminster. Snetesham 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

*Cancelled on payment.*

March 7. Geoffrey Luterel, Elizabeth, late the wife of Walter son of Walter de  
Westminster. Gloucestria, and Roger Arnold acknowledge that they owe to Master John Walewayn 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln

*Cancelled on payment, acknowledged by Thomas de Burgh, one of the executors of John's will.*

Henry de Cauntebr[igg], William de Coumbe of Stanebrigg, Laurence le Porter of Pretirwell, and Geoffrey de Sudbry of London, 'spicer,' acknowledge that they owe to Hugh le Despenser, the younger, 63*l.* 15*s.* 2½*d.*; to be levied, in default of payment, of their lands and chattels in cos. Cambridge, Essex, and London.

*Cancelled on payment.*

March 12. Robert de Monte Alto acknowledges that he owes to William de  
Westminster. Ayremynn, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

*Note of payment of 20 marks.*

Giles de Trumpetoun, knight, acknowledges that he owes to Master Roger de la Bere 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*

1324.

*Membrane 23d—cont.*

Walter de Alta Ripa of Hollebeck acknowledges that he owes to John Moryn of Brompton 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Walram de Rocheford and Richard Bydford acknowledge that they owe to Richard de Gatesbury 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

*Cancelled on payment.*

March 12. Thomas de Furnival, knight, and Thomas his son acknowledge that they  
Westminster. owe to William de Tweng 500 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Robert de Morle, knight, acknowledges that he owes to Ralph de Camoys 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert Seignour acknowledges that he owes to the prior and convent of St. Mary's hospital without Bishshopesgate, London, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oliver de Ingham acknowledges that he owes to John de Sutton, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas Wakelyn acknowledges that he owes to John de Sutton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*MEMBRANE 22d.*

March 8. Theobald Russel acknowledges that he owes to John Perbroun of Great  
Westminster. Yarmouth 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

Robert atte Gerne and Ralph atte Halle of Gerne acknowledge that they owe to Edmund, earl of Arundel, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

March 11. John de Kirkebrid, knight, acknowledges that he owes to John de Burgh,  
Westminster. 'tailour,' 5 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Monte Acuto acknowledges that he owes to Ralph de Brok 30 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of release by Robert de Stangrave, knight, to Thomas son of Richard de Abberbury of his right in certain tenements of Conclingleye, in the parish of Estgrenstede and Worthe, which belonged to Sir Robert de Stangrave, his father, and which Thomas had of the releasor's gift. The releasor grants that he will warrant the tenements to Thomas and the heirs of his body, with remainder to John his brother and the heirs of his body, with remainder to Richard de Abberbury and the heirs of his body, with remainder to Agnes, sister of Richard, and the heirs of her body, with remainder to Alice, sister of Agnes, and to the heirs of her body, with remainder to Margaret, her sister, and to her heirs. Dated at Westminster



1324.

*Membrane 22d—cont.*

3 March, 17 Edward II. Witnesses: James de Audele; Roger Blome; John de Abberbury; Simon Golias; William atte Stocke.

*Memorandum*, that Robert came into chancery at Westminster, on 12 March, and acknowledged the above deed.

March 14. Richard de Aula of Genynton acknowledges that he owes to Isabella de Westminster. Middleton 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

Peter de Ounedale, knight, acknowledges that he owes to Walter, archbishop of Canterbury, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

March 14. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Westminster. Trent, or to him who supplies his place in the forest of Savernak. Order to cause Theobald Russel's wood of Estbedewynde, within the bounds of the said forest, which was taken into the king's hands for trespass of vert in the forest, to be replevied to him, if it be repleviable according to the assize of the Forest.

Enrolment of grant by Roger, son of Sir Guy Butetourt, to Hervey de Staunton, parson of the church of Estderham, of the donor's mesuage in Cantebrigg in the parish of St. Michael, with the buildings, gardens, quay, and rents, etc., in consideration of a payment of 100 marks. Dated at Westminster, 16 March, 17 Edward II.

*Memorandum*, that Roger came into chancery at Westminster, on the said day, and acknowledged the above deed.

March 16. John Lambyn, the younger, acknowledges that he owes to Edmund Westminster. Lambyn of London 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John, prior of Chikesand, acknowledges that he owes to Manett Francisci, merchant of Florence, 400 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Bedford.

*Cancelled on payment.*

Master John de Everdon, dean of St. Paul's London, acknowledges that he owes to Robert de Wodehous, clerk, 140*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

John de Chisenhale, parson of the church of Barton-in-Rydale, diocese of York, acknowledges that he owes to John de Stirkeland, knight, 40 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

*Cancelled on payment, acknowledged by Roger de Kendale, clerk, attorney of John de Stirkeland, on 1 April.*

*MEMBRANE 21d.*

March 12. Nicholas de Watford and Juliana his wife came before the king, on Westminster. Monday in the present feast of St. Gregory, and sought to replevy their land in Coleham, which was taken into the king's hands for their default before the king against Juliana atte Asshe. This is signified to the justices of the Bench.

1324.

*Membrane 21d—cont.*

John son of Thomas de Ferariis of Lockesleye came before the king, on Monday aforesaid, and sought to replevy his land in Great Lockesleye, which was taken into the king's hands for his default before the king against John son of Richard de Calewych. This is signified to the justices of the Bench.

Adam de Skelton puts in his place Theobald Poleyn to prosecute a recognisance for 26 marks made to him in chancery by William de Roseles of co. Surrey.

John de Theneltham puts in his place Robert de Bywell and Thomas de Geyrgrave to prosecute a recognisance for 120 marks made to him in chancery by William son of John Pexenere.

March 12. John de Mohoun acknowledges that he owes to Robert Mylys, clerk,  
Westminster. 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Roger de Langedon acknowledges that he owes to John de Wrotham and Henry de Stureye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Stirkeland, knight, acknowledges that he owes to Alan de Tesdale 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

*Cancelled on payment.*

Walter de Sweynthull acknowledges that he owes to Nicholas de Excestre of Winchester, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

The abbot of St. Albans acknowledges that he owes to Bartholomew Richo, merchant of Chieri (*de Kirio*), 260 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment acknowledged by Bartholomew. And Sir William de Leyc[estria] said that he had knowledge of Bartholomew's person.*

William de Alverston, parson of the church of Kyngeswyneford, acknowledges that he owes to John de Sutton, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

March 12. Philip Lovel acknowledges that he owes to Robert fiz Payn and Ela his  
Westminster. wife 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Dorset, Wilts, and Devon.

March 13. Anthony de Lucy acknowledges that he owes to Roger de Clyssby,  
Westminster. clerk, 8*l.* 7*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*

John de Huncote of Leicester acknowledges that he owes to William de Rodington of Leicester 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert son of Robert de Jorce of Birton acknowledges that he owes to Henry de Edenestowe, clerk, and Robert his brother 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*



1324.

*Membrane 21d—cont.*

Robert de Sandale acknowledges that he owes to Alan de Tesedale 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Murdak, knight, acknowledges that he owes to Philip de Clanwoe 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

The said John acknowledges that he owes to Richard de Withacre 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Giles Pecche acknowledges that he owes to John Soneday, rector of the church of St. Mary, Wolcherchawe, diocese of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

The said John Soneday, William le Palfreyman of Nasyngg', and Bartholomew son of the said William, acknowledge that they owe to Giles Pecche 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

Thomas de Hastang', knight, acknowledges that he owes to Thomas de Halghton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 13. Thomas de Halghton, knight, acknowledges that he owes to Edmund,  
Westminster. earl of Arundel, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Philip de Clanvowe acknowledges that he owes to the aforesaid earl, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Richard de Whitacre acknowledges that he owes to the said earl 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Faucomberge, knight, acknowledges that he owes to Richard de Bourne, parson of Wroxale church, diocese of Bath and Wells, and to Walter Waleys, parson of the church of Stratford Tony, diocese of Salisbury, executors of the will of Ralph de Gorges, knight, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

Walter le Seler of Dunmawe puts in his place John de Evesham, clerk, to prosecute a recognisance for 40*l.* made to him in chancery by Richard de Pertenhale, clerk.

March 18. Thomas le Brewer of Westhamme acknowledges that he owes to Roger  
Westminster. de Stalham 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Puntynghdon puts in his place John de Briggewater, clerk, to prosecute a recognisance for 48*l.* made to him in chancery by Roger Nonaunt.

Stephen le Bygod, parson of the church of Littlebur[y], acknowledges that he owes to Nicholas le Mareschal, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of deed by Richard But, 'mercier,' of London, witnessing that Sir Robert de Monthaut, steward of Cestre, has paid him all manner of debts due from Robert or Emma his wife by recognisance or otherwise, and acquitting Robert of all manner of actions for debt. Dated at London, Sunday, 3 April, 17 Edward II.

1324.

*Membrane 21d—cont.*

*Memorandum*, that Richard came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

March 19. John son of John le Botoner acknowledges that he owes to Nicholas de Westminster. la Bere of co. Southampton 5 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

John del Idle son of William del Idle of Kent acknowledges that he owes to Richard de Bourne, parson of the church of Wroxhale, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John le Whyte of Donestaple acknowledges that he owes to William Danet 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Walter de Nevill, knight, acknowledges that he owes to Edmund, earl of Arundel, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Richard de Perrers acknowledges that he owes to Walter de Nevill 250 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Dufford, knight, acknowledges that he owes to William de Kirkeby, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.*

Hugh, prior of Caldewell, acknowledges that he owes to Ascelinus Simonet de Luca, merchant, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Cancelled on payment.*

John de Hegham of Norhampton and William de Keythorp, clerk, acknowledge that they owe to Robert de Dyggeby of Tylton 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Leicester, Warwick, and Northampton.

*Cancelled on payment.*

Robert de Diggeby of Tilton acknowledges that he owes to the said John de Hegham 50 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.**MEMBRANE 20d.*

Enrolment of release by William de Reppes and Thomas his brother to John, bishop of Norwich, of their right in the manor of Rollesby, with the advowson of the church of that town, which manor and advowson the bishop has entered and holds as his escheat by reason of the felony of William Pecche, for which he was outlawed, who held them of the bishop as of the right of his church of Holy Trinity, Norwich. Dated at London, 21 March, 17 Edward II. Witnesses: Sir Walter de Norwyco, Sir Richard le Playz, Sir William de Cleydon, Sir Richard Leu, Sir John de Caston, knights; Nicholas Fastolf; Peter Withskyn.

*Memorandum*, that William de Reppes and Thomas his brother came into chancery at Westminster and acknowledged the above deed.



1324.

*Membrane 20d—cont.*

March 20. John Cursoun, knight, acknowledges that he owes to the abbot of Westminster. St. Albans 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Laurence de Aete acknowledges that he owes to Christiana, daughter of Giles de Insula, and to Elizabeth and Eleanor her sisters 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Orreton acknowledges that he owes to John de Burgh, 'taillur,' 75*s.* 1*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Brokesburn, prior of Merton, acknowledges that he owes to Petronilla, late the wife of John de Benstede, Robert de Aspale and John Bataille, executors of the will of the said John de Benstede, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

William Freman, parson of Prilleston church, and Robert Cospelowe of Redenhale acknowledge that they owe to John de Herwarstok, parson of the church of Stirston, 56 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

John son of John le Botoner of London and Henry de Staunton of London acknowledge that they owe to Richard de Bourne, parson of Wroxhale church, 14 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

Enrolment of grant by Thomas, son of the late king, earl of Norfolk, marshal of England, to Hugh le Despenser, lord of Glamorgan and Morgauno, for Hugh's life, of the castles of Storgoill and the manors and towns of Chepstowe and Tudenham, and all his other lands beyond the Severne between that water and the water of Weye, and elsewhere in Wales, and in the marches of Wales outside the counties of England, excepting the office of the marshalsea, rendering therefor 200*l.* yearly. Witnesses: Walter, bishop of Exeter; Master Robert de Baldok, archdeacon of Middlesex; Sir Robert de Morle; Sir Robert Aspall; Sir Gregory du Chastell. Dated at Grenehou in Cliveland, 17 August, 17 Edward II. *French.*

*Memorandum*, that the earl came into chancery at Westminster, on 24 March, and acknowledged the above deed.

March 22. Robert de Swynbourne acknowledges that he owes to Edmund, earl of Westminster. Arundel, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

John le Chaumberleyn acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Richard de Hales, parson of the church of Aldington, diocese of Canterbury, acknowledges that he owes to Henry de Gedding 8 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

John Gloumargan acknowledges that he owes to John Perbroun 80*l.*; to be levied, in default of payment, of his goods and chattels in co. Southampton.

*Cancelled on payment.*

1324.

*Membrane 20d—cont.*

Richard de Ellesfield, clerk, acknowledges that he owes to Roger, bishop of Coventry and Lichfield, 700*l.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and Essex.

March 23.  
Westminster.

Thomas Tony of Sydingburn acknowledges that he owes to John de Wrotham, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Bordenne, parson of the church of Stockebury, diocese of Canterbury, acknowledges that he owes to John de Wrotham, citizen of London, 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

March 28.  
Westminster.

Richard de Grey of Codenovre acknowledges that he owes to John de Chetington and Robert de Blecchele, parson of the church of Great Brikhulle, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Raph Despaigne of Cotyngham acknowledges that he owes to Thomas de Eserik, parson of the church of St. Cross, York, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

March 29.  
Westminster.

Thomas Tanay of Storteford of London, butcher, acknowledges that he owes to John de Heselarton, parson of the church of Wymbissh, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*MEMBRANE 19d.*

March 22.  
Westminster.

Brother Geoffrey, prior of Lenton, acknowledges, for himself and convent, that he owes to Bartholomew Rico, merchant of Chieri, and to Anthony Malocelli of Genoa 168*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Nottingham.

John Vanne and Peter Galeys, sons of the late John Vanne, merchant, acknowledge that they owe to Rusticus Philippi, merchant of Luca, 100 marks; to be levied, in default of payment, of their lands and chattels in the city of London and [in co.] York.

William de Eggesclive, son of Robert de Eggesclive, acknowledges that he owes to Roger de Waltham, canon of St. Paul's, London, 9*l.* 15*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the bishopric of Durham.

Enrolment of release by Edmund, son and heir of Sir Robert de Pynkeny, knight, to Sir Hugh le Despenser, earl of Winchester, of his right in the manors of Fulmer and Datchet. Witnesses: Sir John de Hand . ., Sir Ingelram Berenger, Sir Martin de Fisseacre, Sir Edmund Gacelyn, and Sir Richard Talbot, knights; William de Goseford, Thomas de Staunton, clerks. Dated at Westminster, 22 March, 17 Edward II.

*Memorandum*, that Edmund came into chancery at Westminster, on the said day, and acknowledged the above deed.

March 26.  
Westminster.

Geoffrey Sparkebrigge of Bloxham acknowledges that he owes to Stephen de Hampslap, 'messenger,' 6 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Ralph de Brok of Shephale acknowledges that he owes to John de Hegham, clerk, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.



1324.

*Membrane 19d—cont.*

March 27. Simon Warde, knight, acknowledges that he owes to Eleanor, late the Westminster. wife of Henry de Percy, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Reppes acknowledges that he owes to John de Ifeld, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

John de Ifeld, knight, acknowledges that he owes to Henry de Westden 16 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Sussex.

*Cancelled on payment.*

March 25. Peter de Mount Touse, clerk, has letters to the abbot and convent of Westminster. Abbotsbury to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By p.s. [6843.]

March 27. Peter Saucier,\* king's serjeant, is sent to the abbot and convent of Westminster. Stretford to receive such maintenance in all things as Master Adam le Chaundeler, deceased, had in their house by the king's order. By p.s. [6846.]

MEMBRANE 18*d.*

March 24. Brother Thomas le Archer, prior of the Hospital of St. John of Westminster. Jerusalem in England, acknowledges that he owes to Taldus Valoris, Bonus Philippi, and Peter Reynery, merchants of the society of the Bardi of Florence, and to Boniface Thomasi of Perugia (*Peruch'*), John Junctini, and Silvianus Letoii, merchants of the society of the Peruzzi of Florence, and their fellows, merchants of the said societies, 1,303*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex, Hertford, and Bedford.

*Cancelled upon payment, acknowledged by James, Nicholas, and Alexander de Bardes, merchants of the society of the Bardi, and Stephen Huguicionis and Henry Acursi, merchants of the society of Peruzzi.*

Roger de Notingham, 'cordewaner,' acknowledges that he owes to John de Wrotham, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey and in the city of London.

March 26. William de Herle, knight, acknowledges that he owes to William de Westminster. Bereford, knight, 38*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

March 25. Thomas de Leukenor, knight, acknowledges that he owes to John de Westminster. Godesfeld 110*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John son of Robert le Chaumberleyn acknowledges that he owes to William de Ayremynn, clerk, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

James de Ispannia, clerk, acknowledges that he owes to Master John de Wamberg' 4*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*


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\* He is described as *Pieres, nostre saucier* in the Privy Seal.

1324.

*Membrane 18d—cont.*

William de Horkesle, knight, acknowledges that he owes to John de Pultenye, citizen and merchant of London, 32 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

*Cancelled on payment.*

April 1. Hugh de Louthre, knight, acknowledges that he owes to William de Westminister. Ayremynn, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.—The chancellor received the acknowledgment.

John de Pelham acknowledges that he owes to the said William 40s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

*Cancelled on payment.*

John de Orreton, knight, acknowledges that he owes to the said William 100s.; to be levied, in default of payment, of his lands and chattels in co. Cumberland.—The chancellor received the acknowledgment.

*Cancelled on payment.*

March 30. To James, king of Aragon, Valencia, Sa[r]dinia, and Corsica, count of Westminister. Barcelona, standard-bearer, admiral, and captain-general of the Roman church. Master Peter de Galicien', the king's clerk, has again brought to the king, on his return from king James, letters of the latter concerning a treaty of marriage between Edward, the king's eldest son, and James's daughter, and has told the king certain things by word of mouth on James's behalf. The king desires king James to give credence in this matter to Arnald Guilliemi de Bearnio, lord of Lescun, and the aforesaid Peter, whom the king is sending to king James. [*Fœdera.*]

To the same. Request that he will give credence to what the said Arnald and Peter shall communicate to him concerning the matters that have been previously treated of between the two kings by Peter's intermediation, and that he will write back by them what he desires to be done in these matters. [*Ibid.*]

*MEMBRANE 17d.*

April 1. Ralph Gyffard of Godeleston acknowledges that he owes to Hugh le Westminister. Despenser, the younger, 40l.; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Robert Flemyng' of Ronewell acknowledges that he owes to Robert de Wodehous, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Enrolment of release by Robert de Rocheford, knight, to Robert Flemyng of Ronewell of his right in the advowson of the church of Ronewell. Dated at Westminister, on Sunday after the Annunciation, 17 Edward II.

*Memorandum*, that Robert de Rocheford came into chancery at Westminister, on the said day, and acknowledged the above deed.

March 24. To W. count of Hainault, Holland, and Zeeland, and lord of Friesland, Westminister. On the complaint of Robert de Sancto Botulpho and John Child, merchants of Yarmouth (*Grenemuth*), that certain malefactors of the count's power entered by night a ship of the said Robert and John called '*La Katherine*' of Yarmouth, laden with herrings and other their goods to the value of 400l., whilst lying at anchor in La Rode before Yarmouth, and expelled



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*Membrane 17d—cont.*

Geoffrey Stonyld, master of the said ship, and all the mariners thereof in a naked state, and carried away the ship and cargo with them, pretending that they had a special order from the count to take and carry away all goods of merchants and others of the king's realm found by them at sea, the king requested the count to hear the complaint of Robert and John and to cause restitution or satisfaction to be made to them, and to write the king whether he had issued such order as the malefactors alleged that he had done; and the count has written the king that, when he received the king's letter, he was at Cologne with the king of the Romans, where he asserted that he had no one with him who could speak concerning the aforesaid ship, and that he would shortly enquire into the matter in Holland, asserting that many of his men of Zeeland (*Selland'*) had been robbed by the king's men, and that his men could not refrain from recovering their goods thus stolen from the king's subjects, and that he had frequently written to the king desiring him to cause restitution to be made of such goods, but that the king would not deign to do so. The king informs him that he has not hitherto received any complaint of wrongs or damages inflicted by his subjects upon the count's men, either from the count or at the suit of any of his men, and the king will cause justice to be done to the count's men making complaint of such wrongs and damages, and he therefore again requests the count to cause restitution or satisfaction to be made to the said Robert and John according to the king's previous request, and that the count will write back whether such order to take the goods of the king's merchants emanated from him, and for what reason it was issued, and what he will cause to be done in this matter.

March 30. Roger Foun acknowledges that he owes to Edward de Sancto Johanne,  
Westminster. 'converso,' 8 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

*Cancelled on payment.*

John du Lay of Great Paxton acknowledges that he owes to Thomas de Boweles 100 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Walter de Carleton acknowledges that he owes to Adam Bacon, the elder, 50s.; to be levied, in default of payment, of his lands and chattels in co. York.

William Haward acknowledges that he owes to Hugh le Despenser, the younger, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

April 1. John de Icham, clerk, has letters to the abbot and convent of Battle to  
Westminster. receive the pension due to one of the king's clerks by reason of the new creation of the abbot.  
By p.s. [6853.]

April 1. John son of Andrew Oulvert acknowledges that he owes to Thomas le  
Westminster. Mareschal of Oxford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Alan de Claveryng acknowledges that he owes to John de Felton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John de Felton acknowledges that he owes to the said Alan 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Salop.

John de Strengesham acknowledges that he owes to Roger de Depham 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

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*Membrane 17d—cont.*April 1.  
Westminster.

To John Pecche, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the aforesaid ports. Order to cause proclamation to be made that the king has, at the request of Louis, count of Flanders and Nevers, continued the truce concerning the dissensions between subjects of the king and of the count until a year from Easter next, to which time the king had previously continued the truce, and to cause the truce to be observed, etc. (*as in the king's previous order*).

The like to the following :

The sheriff of Northumberland.

The sheriff of Gloucester.

The sheriff of Somerset and Dorset.

The sheriff of York.

The sheriff of Cornwall.

The sheriff of Devon.

The bailiffs of Great Yarmouth.

The mayor and bailiffs of Exeter.

The sheriff of Lincoln.

The sheriff of Norfolk and Suffolk.

The sheriff of Essex.

The sheriffs of London.

The sheriff of Kent.

The sheriff of Southampton.

The sheriff of Surrey and Sussex.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. Whereas, at the complaint of Faremann Albert, merchant of Great Yarmouth, that certain malefactors of the count's power had entered by night his ship called '*La Blithe*' of Yarmouth, laden with herrings and other his goods to the value of 200*l.*, whilst anchored on the coast before the town of Hithe, and had slain William Donterowe, the master of the said ship, and expelled the other mariners, and carried away with them the ship and cargo, pretending that they had special order from the count to arrest all goods of merchants and others of the king's power found upon the sea, the king requested the count to hear the complaint of the said merchant and to cause justice to be done to him, and to certify him whether such an order had emanated from him, and, if so, for what reason, and also of what he would cause to be done in this matter, and the count has written back that, when he received the king's letter, he was at Cologne with the king of the Romans, where he had, as he asserted, no one with him who could speak of the said ship, but that he would shortly enquire into the matter in Holland, asserting that many of his men of Zeeland (*Selland'*) had been robbed by the king's men, and that his men could not refrain from recovering from the king's subjects their goods thus stolen, and that he had frequently written the king desiring him to cause restitution to be made of such goods, and that nothing had been done in answer to his requests, and that he would cause restitution to be made to the king's men if the king would deign to cause justice to be done to the count's men for the robberies committed upon them by the king's men. The king informs him that he has not hitherto received any complaint of wrongs or damages inflicted by his subjects upon the count's men, either from the count or at the suit of any of his men, and that he will cause justice to be done to the count's men making complaint of such wrongs and damages, etc., as in preceding letter.

John de Stirkeland puts in his place Roger de Kendale, clerk, to prosecute a recognisance for 40 marks made to him in chancery by John de Chisenhale.



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*Membrane 17d—cont.*

April 4. Oliver de Ingham, knight, acknowledges that he owes to queen Isabella  
Westminster. 30*l.*; to be levied, in default of payment, of his lands and chattels in cos.  
Norfolk and Suffolk.

Oliver de Ingham and Hugh Madefrey put in their places John de Norton and John de Evesham to prosecute a recognisance for 500 marks made to them in chancery by John Pecche.

April 7. John Fylol, knight, acknowledges that he owes to Hugh le Despenser,  
Fulmer. the younger, 200*l.*; to be levied, in default of payment, of his lands and  
chattels in co. Essex.

*MEMBRANE 15d.*

April 1. William de Brewosa, knight, acknowledges that he owes to Hugh le  
Westminster. Despenser, the younger, 10,000*l.*; to be levied, in default of payment, of  
his lands and chattels in co. Sussex. [*Parl. Writs.*]

April 6. John de Sancto Johanne of Basyng of co. Southampton acknowledges  
Westminster. that he owes to Adam Salesbury and John de Oxon[ia], citizens of London,  
429*l.*; to be levied, in default of payment, of his lands and chattels in co.  
Southampton.

William de Furneux and Robert de Furneux acknowledge that they owe to Hugh le Despenser, the younger, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

*Cancelled on payment.*

Robert de Furneux acknowledges that he owes to John de Molyns 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

John de Sancto Johanne of Basing' acknowledges that he owes to Cambinus Fulberti of Florence 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William de Stretton, parson of the church of Hoghtoun, acknowledges that he owes to Thomas de Thorp and John de Lenton, executors of the will of Master Walter de Thorp, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Urtiaco, knight, acknowledges that he owes to Nicholas Gaillard, parson of the church of Cory Ryvel, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger Cursum, knight, acknowledges that he owes to the abbot of St. Alban's 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Erpyngham, knight, acknowledges that he owes to the aforesaid abbot 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

April 8. William Giffard, knight, acknowledges that he owes to Hugh le Despenser,  
Westminster. the younger, 100*l.*; to be levied, in default of payment, of his lands and  
chattels in co. Suffolk.

*Cancelled on payment acknowledged by Hugh, on the information of W. de Ayrem[ynn] and W. de Cusancia.*

April 9. Nicholaa, late the wife of John de Hertrugge, came into the king's court,  
Langley. on Monday after St. Ambrose, and sought to replevy her land in Yerdecombe, which was taken into the king's hands for her default in the king's court against Robert de Lestre. This is signified to the justices of the Bench.

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*Membrane 15d--cont.*

Richard son of William de Hyeweye acknowledges that he owes to the prioress of Ambresbury 110*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Stephen le Bygod, parson of the church of Litlebury, acknowledges that he owes to Master John Walewayn, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

April 7.  
Fulmer.

Richard son of William de Hieweye acknowledges that he owes to the prioress of Ambresbury 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*MEMBRANE 14d.*

April 9.  
Fulmer.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Master Bindus de Bindinel 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Margery de Irlond acknowledges that she owes to Nicholas de Thunstall 12*l.*; to be levied, in default of payment, of her lands and chattels in co. Surrey.

April 1.  
Westminster.

To L. count of Flanders and Nevers. The king has received complaint from William Oure, merchant, of Dorcestre, that whereas he caused a ship called '*La Seint Marie Cogge*' of Melecumbe to be laden at Melecumbe with 30 sacks of wool and 50 wool-fells in twenty-two sarplers and a pocket, for the purpose of carrying the same to Calais to trade there with the same, Peter son of Arnald, Waytus his brother, Waytus Sot, and other malefactors and pirates of the count's power in a ship and a barge (*bargea*) of Flanders, entered the aforesaid ship by armed force on the sea whilst voyaging to Calais in a place called '*Outresclif*' on Wednesday after the Annunciation, in the 16th year of the king's reign, and took the said ship and her cargo and 100*s.* in money by tale and other goods of the said William to the value of 250*l.* sterling, and carried the same away with them to Sluys (*Lescluse*) in Flanders, and there the aforesaid Peter, Waytus, and Waytus and the others and John Vanele and John Gerlof, then bailiffs of Sluys, and Peter son of Daniel, burgess of that town, took the wool and wool-fells and other goods on shore, and distributed them and the ship amongst them, and took the said William and his son William, who were found in the ship, and imprisoned them at Sluys, and detained them in prison for some time, wherefore William has prayed the king for a remedy; the king therefore requests the count to hear the complaint of William or of his attorney, and to cause restitution or satisfaction to be made to him, and also satisfaction for his damages, conducting himself in this matter so that it may not behove the king to provide William with another remedy, certifying the king of his proceedings in this matter.

April 13.  
Langley.

William Cokerel, knight, acknowledges that he owes to Hugh le Despenser, the younger, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

John de Furneux, knight, acknowledges that he owes to Hugh 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor received the acknowledgment.

April 1.  
Westminster.

To the Infant Philip, son of the king of Spain, the king's nephew. Request that he will give credence to what shall be explained to him on the king's



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*Membrane 14d—cont.*

behalf by word of mouth by Arnald Guillelmi de Bearnio, lord of Les[c]un, and Master Peter de Galicien', whom the king has enjoined to explain certain matters to him. [*Fœdera.*]

The like to the following :

Sir John, son of the Infant John de Ispan[nia], lord of Biscaye, the king's nephew.

Sir John Manuel, son of the Infant Manuel de Ispan[nia].

Sir John Alfonsi de Farewe, lord of Kemell.

Sir Ferandus Roys, lord of Soldane.

Lady Mary, late the wife of the Infant Sir John de Ispan[nia], lord of Biscaye.

Sir Garcias de Villa Majori.

Sir Alfonsus, king of Spain.

Sir Agarsilascus de Valle Carceris.

Sir Gunsallus Roys de Tolleto, guardian of the king of Spain.

The Infant John, archbishop of Toledo.

Sir Gundisallus, bishop of Burgos. [*Ibid.*]

*MEMBRANE 13d.*

April 19. John le Keu,\* who long served the king and his father, is sent to the  
Langley. abbot and convent of Kirkestall to receive from their house such maintenance as Thomas Quatresoutz, deceased, had therein at the late king's request. By p.s. [6865.]

April 22. Thomas le Frenche came before the king, on Saturday after St. Alphege,  
Langley. and sought to replevy his land in Northflet, which was taken into the king's hands for his default before the justices of the Bench against Matilda, daughter of Stephen de Bydenerche and William son of Christiana Sporeun. This is signified to the justices.

April 18. John de Muriden acknowledges that he owes to John de Swaveseye  
Langley. 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 24. John son of John de Kynebell came before the king, on Tuesday after  
Langley. St. George the Martyr, and sought to replevy his land in Knight's Theleshunte and Theleshunte Tregoz, which was taken into the king's hands for his default before the justices of the Bench against Robert Stace and Matilda his wife. This is signified to the justices.

April 26. Reginald de Pavely, knight, and Walter le Keu of Hurle acknowledge  
Langley. that they owe to John de Oxonia, citizen and vintner of London, 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

April 26. William Waleys came before the king, on Thursday the morrow of  
Langley. St. Mark, and sought to replevy his land in Denham, which was taken into the king's hands for his default before the justices of the Bench against Thomas Durdaunt of Denham. This is signified to the justices.

April 24. The abbot of St. Albans acknowledges that he owes to John le Squiler  
Langley. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 24. William Balsham, who has long served the king and queen, is sent to the  
Langley. abbot and convent of Westminster to receive from their house such maintenance as Agnes Capoun had therein. By p.s.

\* He is described as *nostre bien amez Kok Johan* in the Privy Seal.

1324.

*Membrane 13d—cont.*April 26.  
Fulmer.

To the master and brethren of the hospital of Neuton in Holdernesse. Order to admit into the hospital Henry de la More, who has long served the king and his father, and who is incapacitated by age and infirmity, and to provide him, for life, with such maintenance as a brother of the hospital receives.  
By K.

May 1.  
Fulmer.

John de Farleye acknowledges that he owes to Ralph de Cammoys 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

April 22.  
Langley.

William Dautre, who has long served the king and his father, is sent to the abbot and convent of Louth Park to receive such maintenance as Ralph le Kyngesman, deceased, had therein at the king's request. By p.s. [6868].

The like in favour of the following :—[*Incomplete.*]

May 1.  
Fulmer.

Andrew le Botiller acknowledges that he owes to William de Ayremynn, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*May 2.  
Fulmer.

John de Bottelegh acknowledges that he owes to Thomas son of Retheric de Tattlesfeld 18 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 2.  
Fulmer.

Roger de Suthcote acknowledges that he owes to Matthew de Essex, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*May 2.  
Fulmer.

John de Dalby, parson of the church of Atherston, near Stretford-on-Avene, diocese of Worcester, acknowledges that he owes to Roger Beler, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Arnulph son of Arnulph de Mounteny and William de Perham acknowledge that they owe to John son of Arnulph de Mounteny, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

John son of Arnulph de Mounteny, knight, acknowledges that he owes to the aforesaid Arnulph and William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hugh de Northo, parson of the church of Horstede Kaynes, diocese of Chichester, acknowledges that he owes to William de Northo, the elder, 84 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William, prior of Tobye, acknowledges that he owes to Henry Prodhomme, fishmonger of London, 36*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 3.  
Westminster.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause to be replevied to Agnes, late the wife of Henry Husee, her woods in Shottwode and Heywode, within the bounds of Savernake forest, which were taken into the king's hands for trespass of vert, if they be repleviable according to the assize of the Forest.

Enrolment of release by Robert de Munden, clerk, to John de la Forde of Edelmeton and Matilda his wife, for their lives, of his right in 10 marks of yearly rent, in which they are bound to him for his little manor



1324.

*Membrane 13d—cont.*

(*mancretto*) of La Morh[alle] in Erdeleye, which they hold for their lives of his demise. Witnesses: Robert de Asshewell; Henry de Thurston; William de Norwyco. Dated at Westminster, on Thursday the Feast of the Invention of the Holy Cross, 17 Edward II.

*Memorandum*, that Robert came into chancery at Westminster, on the said day, and acknowledged the above deed.

May 3. Luke de Vyenna acknowledges that he owes to Walter de Peccham,  
Westminster. parson of the church of Terryng, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William de Northo, the elder, acknowledges that he owes to Walter de Peccham, parson of the church of Terringe, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William Latimer acknowledges that he owes to Nicholas Latymer 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Bedford.

*Cancelled on payment.*

May 3. William de Weldon acknowledges that he owes to Henry de Geddyng  
Westminster. 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Roger de Belegegrave acknowledges that he owes to Master John de Belegegrave, his brother, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

May 4. John, parson of the church of Petrestre, puts in his place Geoffrey Stace  
Westminster. and William de Crossefeld to shew cause in chancery why a moiety of the lands that John holds of the lands that belonged to Thomas atte Rente of Ipswich on 10 May, in the 15th year of the king's reign, should not be delivered to Hugh le Despenser, the younger, by virtue of a recognisance of 153*l.* 6*s.* 8*d.* made to him in chancery by Thomas.

May 5. William Buteller of London acknowledges that he owes to Master  
Westminster. Richard de Gloucestre, clerk, 24 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

May 4. To the treasurer and barons of the exchequer. Order to cause Richard  
Westminster. de Grey, who is going to Gascony on the king's service, to have respite until Michaelmas for all debts due to the exchequer.

Thomas son of William de Somercotes acknowledges that he owes to Matilda Taney 30 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 5. George atte Grenhull, chaplain, and Richard his brother acknowledge  
Westminster. that they owe to Peter de Horton 13 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Nicholas le Mareschal of Cotyngnam and Richard son of Robert son of Peter de Swanlound acknowledge that they owe to John Gay of Watteford 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.**MEMBRANE 12d.*

May 9. Henry de Weyvill, parson of the church of Aldryngton, diocese of  
Westminster. Chichester, acknowledges that he owes to Roger Broun 6 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Sussex.

1324.

*Membrane 12d—cont.*

Robert de la Ryvere acknowledges that he owes to Edmund de Hildesle 20 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

John son of Richard de Derteford, 'clerk,' acknowledges that he owes to Walter de Pateshull 75 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 8.  
Westminster.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause to be replevied to John Peverel his wood of Penyngton Meysy, within the forest of Chut and Vynkele, which was taken into the king's hands for tre-pass of vert and venison committed therein, if it be repleviable according to the assize of the Forest.

May 9.  
Westminster.

Walter de Ebor[aco] of Lincoln acknowledges that he owes to Master John Walewayn, clerk, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John Wyn of Chaulerton and John Doget of Kyngesle acknowledge that they owe to Philip Marmyoun 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Geoffrey de Cornubia and Edmund de Cornubia, knights, acknowledge that they owe to William de Sancto Johanne 160 marks; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Oxford.

*Cancelled on payment.*

Robert le Boucked acknowledges that he owes to Reginald atte Garston and John le Hurt 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The said Robert, Reginald and John acknowledge that they owe to John de Wyndesore, parson of the church of Bedyngton, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Note of payment of 10 marks.*

———— Hamo de Moreston puts in his place William de Elmeldon and Hugh de Ebor[aco] to prosecute a recognisance for 40 marks made to him in chancery by William de Cobeham.

May 10.  
Westminster.

Thomas de Courzoun acknowledges that he owes to Ranulph de Veer 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

John de Asshe acknowledges that he owes to John le Esturmy 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

Henry de Cantebregg, the king's tailor, acknowledges that he owes to Richard de Monte Caniso, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor received the acknowledgment.

Adam (?) Spiriok of Andevere acknowledges that he owes to Robert Milys, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John Waleys acknowledges that he owes to Robert de Goldyngton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.



1324.

*Membrane 12d—cont.*

William de Gosefeld acknowledges that he owes to John le Waleys 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Maundevill, knight, acknowledges that he owes to John le Waleys 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John Galeway of Mundeford acknowledges that he owes to William de Neuport 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Cobeham, 'wodemanger,' of the parish of All Hallows le Graunt, acknowledges that he owes to Alexander le Peyntour, keeper of the king's ships, 8*l.* 1*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert le Conestable of Fleyinburgh acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

May 13.  
London.

The abbot of Stoneleye in Arderne acknowledges, for himself and convent, that he owes to Amieto Gilebaldi and Anthony Malocello 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

May 15.  
The Tower.

Roger de Haveryng acknowledges that he owes to Master Richard de Gloucestre 23 marks; to be levied in default of payment, of his lands and chattels in co. Kent and in the city of London.

John de Blounvill acknowledges that he owes to Roger de Goldyngton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John le Lyndraper of Huche acknowledges that he owes to Adam, vicar of the church of Henlowe, 9*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nicholas Haldan of Sneynton acknowledges that he owes to Henry de Percy, lord of Spoford, 93*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Ralph de Sechevill acknowledges that he owes to John Baudewyn of Barlyng, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Stephen de Redenesse, merchant, acknowledges that he owes to William de Ayremynne, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 16.  
The Tower.

John le Bruyn of Okle acknowledges that he owes to Edmund de Malyns 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Traylly, parson of the church of Northyevele, diocese of Lincoln, acknowledges that he owes to Simon Croyzer 40*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Bedford.

*Cancelled on payment.*

Richard Fynore and Nicholas de Bamre acknowledge that they owe to Stephen le Ferour of Staneforth 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

1324.

*Membrane 12d—cont.*

John atte Wode, chaplain, acknowledges that he owes to Nicholas Crane, citizen and butcher of London, 100s. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 18.  
Westminster.

William atte Hole acknowledges that he owes to Adam de Brome, clerk, 9 marks ; to be levied, in default of payment, of his lands and chattels in co. Berks.

Adam de Brome, clerk, acknowledges that he owes to William atte Hole 9 marks ; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Stephen de Redenesse acknowledges that he owes to Thomas de Saltmersk 4*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Thomas de Leycestre of Northampton, the elder, acknowledges that he owes to Stephen atte Redenesse 100s. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John le Marchal of Britlampton, parson of the church of Esthatteleye, diocese of Ely, acknowledges that he owes to Thomas de Evesham, clerk, 20*l.* ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Cambridge.

Stephen de Redenesse acknowledges that he owes to Master Adam de Ayremynne, clerk, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

May 22.  
Westminster.

John de Sapy, Robert de Kendale, and John Hauward, James de Audele, John de Hanstede, and John de Dufford acknowledge that they owe to Hugh le Despenser, the younger, 200*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Hertford (*Her'*), Buckingham, Suffolk, Stafford, Northampton, and Worcester.

John de Oddingeseles and Emma his wife acknowledge that they owe to William de Ayremynne, clerk, 200 marks ; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Oxford.

Margery late the wife of John de Hache, acknowledges that she owes to Simon de Shepeye 10 marks ; to be levied, in default of payment, of her lands and chattels in co. Northampton.

John de Felton, knight, acknowledges that he owes to John de Claveryng 25*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Matilda, late the wife of Richard de Vernon, the younger, acknowledges that she owes to William de Herlaston, clerk, and John de Pyhecote, vicar of the church of Billesdon, 300*l.* ; to be levied, in default of payment, of her lands and chattels in cos. Stafford and Derby.

*Cancelled on payment.**MEMBRANE 11d.*

May 8.  
Westminster.

Constantine le (*sic*) Mortimer, knight, acknowledges that he owes to Laurence de Brok 100 marks ; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Norfolk.



1324.

*Membrane 11d—cont.*

The prior of St. Mary of Suthwerk acknowledges that he owes to Master Walter de Barton and Master Richard de Aulton, executors of the will of Master Philip de Barton, late archdeacon of Surrey, 23 marks, 6s. 8d; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

May 6. To the justices in eyre for forest pleas in co. Essex. Order not to put  
Westminster. the abbot of Caen in default by reason of the common summons of the eyre, as the king has warranted to him his absence. By K.

May 11. Robert de Tong has letters to the abbot and convent of Cerne to receive  
Westminster. the pension due to one of the king's clerks by reason of the new creation of the abbot. By K.

May 10. To the sheriff of York. Order to cause proclamation to be made that all  
Westminster. men of his bailiwick who have 40*l.* of land or rent yearly or hold a whole knight's fee of the value of 40*l.* yearly, and who have held them for three whole years, of whomsoever they may hold, shall take the order of knighthood before Michaelmas next or at that feast, and to certify the king at the said feast of the names of those who have such land or rent or fee in his bailiwick. The king will enquire concerning the sheriff's bearing in the execution of this order, and will cause a remedy to be applied. By K.  
[*Fædera* ; *Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

To the same. Order to cause proclamation to be made that all those who wish to receive knighthood from the king shall come to London before Whitsunday next to receive their necessary *apparatus* from the king's wardrobe. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

*Memorandum*, that the archbishops and bishops, earls and barons of the realm, are ordered by letters under the privy seal to be with the king at Westminster on Sunday after the Ascension next to speak and treat with him upon matters touching him. [*Ibid.*]

May 10. To the bailiffs, men, and whole community of the town of Southampton.  
Westminster. Order to prepare six of the greatest ships of the town, and to cause them to be provisioned with men, and to cause them to come to Portesmouth by the feast of Holy Trinity next, in order to carry thence at the king's wages men-at-arms and their horses and other men in the king's service as the masters of the ships shall then be enjoined on the king's behalf, as the king understands that certain men are endeavouring to usurp his rights in the duchy of Aquitaine and to attack the duchy with armed force. They are ordered to certify the king without delay of the names of the ships and of their masters. The king has ordered the sheriff of Southampton to cause gangways (*pontes*) and hurdles (*clayas*) necessary for the shipment (*eskipamento*) of the said men and horses to be provided and carried to Portesmouth. By K.  
[*Fædera.*]

The like to the mayors, bailiffs, and men, and bailiffs and men of the following places:

Sandwich for four ships.

Wynchelse for six ships.

La Rie for two ships.

Faversham for one ship.

Seford for one ship.

Shorham for two ships.

Weymuth for ten ships.

Portesmouth for one ship.

1324.

*Membrane 11d—cont.*

Hamelhok for one ship.

Boldre for one ship.

Jernemue under Wyght for two ships.

Pole and members for four ships. [*Ibid.*]May 10.  
Westminster.

To the mayor and bailiffs of Sandwich. Order to cause all the ships of that port and of its members, capable of carrying 40 tuns of wine and upwards, to be prepared and found without delay, so that they shall be ready to set out in the king's service on three days' summons, and not to permit such ships to go to parts beyond sea hereafter, and to cause such ships as are now without the port to be retained and prepared as above upon their return, certifying the king of the number of such ships now in the port and outside the port, and to warn the mariners and others of the port who are absent to proceed cautiously during their stay and return so that they do not fall into the hands of their adversaries, pirates, or others. By K. [*Ibid.*]

The like to the following :

The barons and bailiffs of Dover, Hethe, Romenhale, Wynchelse, La Rye, Hasting', Faversham.

The like to the mayors and bailiffs, and bailiffs of the following places :

Southampton.

Portesmue.

Shorham.

Yarmouth.

Dunwich.

Ipswich.

Sheford.

Pevenesche.

Bristol.

Herewych.

Oreford.

Goseford.

Maldon.

Yaremuth.

La Pole.

The Isle of Wight.

Hardelawe.

Flynt.

Holmcotram.

St. Bees (*Sancta Bega*).

Wyrkyngton.

Ravenglas.

Falemue.

St. Michael's Mount in peril of the sea.

Mousehole.

St. Karantocus.

Oldestowe.

Clovely.

Shippedenemere.

Welles and Holkeham.

Brunham.

Thornham.

Lenne.

Boston.

Salteneeye.

Salfletebye.

Waynflet.

Grymesby.

Kyngeston-on-Hull.

Ravenesere.

Scardeburgh.

Baumburgh.

Tynemuth.

Newcastle-on-Tyne.

Whyteby.

Lancastre.

Cokermue.

Lyvrepol.

Fordesham.

The prior of St. Helen's bailiff of the Isle of Wight.

Neuport in the Isle of Wight.

Towemouth.

Ilfardecumb.

Cumbemartyn.

Dunsterre.

Usk.

Goer.

Lym.

Landstephan.

Talthan.

Haverford.

Penbrok.

Sencher.

Kameys.

Kalgaran.

Kermerdyn.

Kardlygan.

Angleseye.

Rothelan.

Chester.

Aberconeweye.

Lampader.



1324.

*Membrane 11d—cont.*

Sweneseye.	Dertemue, with Tottonye.
Karnarvan.	Porlemue.
Kedewelly.	Yalmmue under Nyweton Ferers.
Mileford.	Plymmue with Sutton.
Lymer.	Lo.
Oterymuth.	Fawy.
Exemue, with Luleham, Kyen	Boldre.
and Toppesham.	Blakeneye.
Sydemouth.	Glamorgan.
Teygnemue.	Strugoil.

The like to the abbot and bailiffs of Furneux, the prior of Kertemel, and the justiciary of Ireland or him who supplies his place.

May 9. To Geoffrey le Scrop. Order to be with the king at Westminster on  
Westminster. Sunday after the Ascension next to treat and give his counsel upon the king's affairs with the prelates, earls, barons, and other *procures* of the realm, whom the king has ordered to be with him at the above date. By K.  
[*Parl. Writs.*]

The like to fourteen others. [*Ibid.*]

May 9. To the sheriff of Kent. Order to cause proclamation to be made that all  
Westminster. knights of his bailiwick shall be with the king at Westminster on Wednesday after the said Sunday, laying aside all excuses, to treat and give their counsel upon the aforesaid matters with the king and the prelates, earls, barons, and *procures* aforesaid. The sheriff is ordered to be there in person on the aforesaid day, certifying the king of the names of all knights and other men-at-arms of his bailiwick and his proceedings herein. By K.  
[*Ibid.*]

The like to all the sheriffs of England.

By K.

[*Ibid.*]

*MEMBRANE 10d.*

May 16. Joan, late the wife of John de Barton of Oswaldkirk, acknowledges that  
The Tower. she owes to Roger de Grymston, knight, 9*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Ralph Bygot acknowledges that he owes to Thomas West 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Northampton.

The said Ralph acknowledges that he owes to the said Thomas 130 marks; to be levied, in default of payment, of his lands and chattels in the aforesaid counties.

William de la Doune acknowledges that he owes to Geoffrey de Sheringg 40*s.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge, Essex, and Hertford.

*Cancelled on payment.*

Maimselinus Marmyoun, parson of the church of Stanhopp, diocese of Durham, and William son of William Marmyoun acknowledge that they owe to Roger Beler 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. York and Leicester.

*Cancelled on payment.*

May 19. Thomas son of Richard Wale of Eydon acknowledges that he owes to  
Westminster. Richard Wale of Eydon 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1324.

*Membrane 10d—cont.*

William Bever, parson of the church of Hambury, diocese of Worcester, acknowledges that he owes to John de Eynesham and William atte Wolde of London 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.*

Peter, prior of the church of St. Mary, Suthwerk, acknowledges, for himself and convent, that he owes to William Roce and Hilary Roce 36 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

Walter, archbishop of Canterbury, acknowledges that he owes to Nicholas de Falleye, William de Herlaston, and Edmund de Breccles, executors of the will of Gilbert de Roubury, 100 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Surrey and Kent.

John son of Arnald de Percy acknowledges that he owes to William de Ayremynne, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 20. John Galewey of Mundeford acknowledges that he owes to William de Westminster. Neuport 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of Warin Quyntyn of Neuport acknowledges that he owes to William de Neuport 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 24. Philip de Hardeshull acknowledges that he owes to John de Lowe of Westminster. Asshene 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Buckingham, and Northampton.

Guy Breton acknowledges that he owes to Hugh de Kelsale 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Chekewell acknowledges that he owes to Guy Jacobi, spicer (*apotecar*) of London, 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London and co. Kent.

John de Say of Mertok acknowledges that he owes to William son of John de Say of Mertok 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

May 26. Geoffrey de Wykewane of Aston Somervill acknowledges that he owes to Westminster. John de Sloughtre 170 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Thomas son of Eustace acknowledges that he owes to Elizabeth de Burgo and Master Richard de Clare, parson of the church of Dunmowe, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John Knyght of Stystede acknowledges that he owes to John de Bousser 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hamo de Barsham acknowledges that he owes to John de Arches, 'messenger,' 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*



1324.

*Membrane 10d—cont.*

Roger de Mortivall' and Thomas de Foxle, executors of the will of John le Flemyng, put in their place John de Neweland, clerk, to prosecute a recognisance for 54*l*.

*Memorandum*, that on 26 May, to wit the feast of St. Augustine the Archbishop, the king at Westminster granted, with the assent of Master Robert de Baldok, archdeacon of Middlesex, his chancellor, and of others of his council, to Sir Richard de Ayremynne, his clerk, the custody of the rolls of chancery, to have in the same way as others who have previously had the custody thereof; and the said Richard took the oath that he ought to take in this behalf on the same day in the chancellor's lodging in the houses of the earl of Richmond near St. Paul's London, in the presence of the chancellor, Master Henry de Clyf, Sir William de Herlaston, Adam de Brom, and other clerks of the chancery, and Sir William de Ayremynne, previously keeper of the rolls, there delivered the keys of the chests wherein the rolls are kept. [*Parl. Writs.*]

May 27. Thomas Chaunterel acknowledges that he owes to John son of Robert Westminster. de Norton 40*l*.; to be levied, in default of payment, of his lands and chattels in cos. Berks and Surrey.

Release by Hugh de Dryby, son and heir of Sir Ralph de Dribi, to John son of Sir John de Harsyk of co. Norfolk and Margery his wife of his right in the manor of Dryby, co. Lincoln, and in all knights' fees, advowsons, and all other things pertaining thereto. Witnesses: Sir William de Kyme, Sir Robert Darcy, Sir Simon Chaumberleyn, Sir William de Paris, Sir Robert de Morle, Sir John Haward, Sir John de Felton, knights; William Morteyn; John Pecok. Dated at London, 27 May, 17 Edward II.

*Memorandum*, that Hugh came into chancery at Westminster, on the same day, and acknowledged the above deed.

Enrolment of grant by John son of Sir John de Arsyk, knight, of Northfolk, to Hugh de Dryby, son of Sir Ralph de Dryby, knight, of a robe, price 2 marks, or 2 marks yearly from his manor of Suthacre, co. Northfolk. Witnesses: Sir John Haward, Sir John de Felton, knights; John Pecok. Dated at London, 28 May, 17 Edward II.

*Memorandum*, that John came into the chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

May 28. Reginald son of John de Peckebrigg acknowledges that he owes to Westminster. Matilda Sampsom of Eston 9 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*MEMBRANE 9d.*

May 20. To the bailiffs, men, and whole community of the town of Southampton. Westminster. Order to cause the six ships that the king lately ordered them to cause to be prepared and sent to Portesmouth by the feast of Holy Trinity next to be sent to Plymmouth by that date, certifying the king without delay of the names of the ships and of the masters thereof. By K.

The like to twelve ports for the ships (specified at page 182).

May 10. To the bailiffs, men, and whole community of Great Yarmouth. Order Westminster. to prepare five of the greatest ships of the town, and to cause them to be provided with men [and] mariners, and to cause them to come to Plimmuth by the feast of Holy Trinity next, in order to carry thence at the king's wages men-at-arms and their horses and other men in the king's service as the masters of the ships shall be then enjoined on the king's behalf, as the king understands that certain men are endeavouring to usurp his rights in the duchy of Aquitaine and to attack the duchy with armed force. They

1324.

*Membrane 9d—cont.*

are ordered to certify the king without delay of the names of the ships and of the masters of the ships. The king has ordered the sheriff of Southampton to cause gangways (*pontes*) and hurdles (*clayas*) necessary for the shipment of the said men and horses to be provided and carried to Plymmuth. By K.

The like to the bailiffs, men, and communities of the following places :

Little Yarmouth for two ships.

Ipswich for two ships.

Herewych for one ship.

Donewiz for two ships.

Romenye for one ship.

Hasting' for one ship.

Lym for one ship.

Exemuth for one ship.

Dertemuth for four ships.

Plummuth for one ship.

Fowy for one ship.

Tengemuth for one ship.

May 20. To the bailiffs, men, and community of the town of Weymouth. Order to  
Westminster. cause six of the ten ships that the king lately ordered them to prepare and send to Portesmouth to come to Plymmuth at the feast of the Holy Trinity next, to set out in the king's service at his wages, certifying the king of the names of the ships and of the names of the masters of the same. The king will spare them from providing the other four ships upon this occasion.

By K.

To the sheriff of Southampton. Order to go in person to the ports of Portesmouth, Hamelhok, Suthampton, Boldre, and Yarmuth under Wyght, and to cause the ships that the king has ordered the bailiffs and men of those ports to prepare for the carrying of horses to be arrayed and to hasten the preparation of the same, so that they be at Plymmuth at the feast of Holy Trinity at the latest. The king will cause gangways (*pontes*), hurdles, and other such necessities to be brought to Plymmuth from the parts of Southampton at the said day.

By K.

The like to the following :

The sheriff of Sussex for a ship at Seford and two ships at Shorham.

The sheriff of Dorset for four ships at La Pole with its members and six ships at Weymouth, and a ship at Lym.

The sheriff of Devon for a ship at Exmuth, a ship at Tengemuth, four ships at Dertemuth, and a ship at Plymmuth.

The sheriff of Cornwall for a ship at Fawy.

May 26. To the mayor, bailiffs, and community of the town of Lyme. Order to  
Westminster. prepare and send to Plummuth two of the greatest ships of that town, instead of one as previously ordered, to be at Plummuth at the feast of Holy Trinity next at the latest. The king has ordered the sheriff of Dorset to buy and provide gangways and hurdles and other necessities, and to carry the same to Plumuth. They are to obey the said sheriff and the king's clerk John Devery, and either of them, whom the king is sending to them in this behalf, in all things concerning the premises, as they shall be required by the sheriff and John, or either of them. The king will cause the wages of the sailors of the ships to be paid in advance for twenty days from the time when the ships set out in his service. By K.

The like to the bailiffs, men, and community of the following towns :

Plumuth, for two ships instead of one.

Tengemuth for two ships instead of one.

Exmuth for two ships instead of one.



1324.

*Membrane 9d—cont.*

In which three writs the sheriff of Devon is ordered to buy and provide gangways and hurdles, etc., with the clause about payment of the sailors' wages as above. By K.

The like to the bailiffs, men, and community of the towns of Boldre, Lymington, and Kyavene for two ships instead of one, with like order to the sheriff of Southampton, and clause for payment of wages.

To the bailiffs, men, and community of Southampton. Order to provide and send as above two of the greatest ships of that town, instead of six as previously ordered. The king has ordered the sheriff of Southampton to provide gangways, hurdles, etc., and he will cause the sailors' wages to be paid as above. By K.

To the bailiffs, men, and community of Fowy. Order to cause the ship that the king previously ordered them to provide to be sent to Plumuth by the above date. The king has ordered the sheriff of Cornwall to provide gangways, hurdles, etc., and he will cause the sailors' wages to be paid as above. By K.

The like to the bailiffs, men, and community of Weymouth for six ships, and to the bailiffs, men, and community of La Pole and Warham and their members for four ships, in which two writs it is written that the king has ordered the sheriff of Dorset to provide gangways and hurdles, etc.

The like to the bailiffs, men, and whole community of Dertemuth for four ships, in which it is written that the sheriff of Devon is ordered to provide gangways and hurdles.

The like to the bailiffs, men, and whole community of Yaremuth under Wyght to prepare two ships, and to the bailiffs, men, and community of the towns of Hamele and Hamelok to prepare a ship, in which two writs it is written that the sheriff of Southampton is ordered to provide gangways and hurdles.

To the sheriff of Southampton. Order to cause gangways and hurdles and other necessities for the shipment of horses and men in the ships that the king has ordered the bailiffs, men, and community of the towns of Boldre, Yaremuth under Wyght, Hemelok, and Southampton to provide and send to Plumuth to be bought and purveyed by the view and testimony of John Devery, king's clerk, whom the king is sending to him in this behalf, or of a person to be deputed by John. By K.

The like to the sheriffs of the following counties :

Somerset and Dorset, for the ships to be provided at Lym, Waymouth, Pole, Warham, and their members.

Devon, for the ships to be provided at Plumuth, Dertemuth, Tegnemuth, and Exemuth.

Cornwall, for a ship to be provided at Fowy.

May 26.  
Westminster.

To the mayor, bailiffs, men, and community of Great Yarmouth. Order to supersede until further orders the sending of five ships of that port to Plimmuth ; provided, however, that the said ships and other ships of that town be at the king's service when summoned. By K.

The like to the mayors, bailiffs, and community, and bailiffs, men, and community of the following towns, concerning the ships ordered to be provided by them :

Little Yarmuth.

Ipswich.

Herewych.

Donewich.

Romeneye.

Hastyng'.

Sandwich.

Wynchelse.

La Rye.

Faversham.

Seford.

Shorham.

Portesmouth.

## MEMBRANE 8d.

1324.

May 26. Robert Prille acknowledges that he owes to John de Bousser 10*l.*; to be  
Westminster. levied, in default of payment, of his lands and chattels in co. Essex.

William Baldewyne of Wyndesore acknowledges that he owes to John de Arderne of Chabeham 20 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

May 27.  
Sheen.

John de Segrave and Stephen de Segrave acknowledge that they owe to the king 10,000 marks; to be levied, in default of payment, of their lands and chattels in England, Ireland, and Wales. [*Parl. Writs.*]

*Cancelled by the king's order, as appears by the writ sewed to this.*

*Memorandum*, that this recognisance was made for having pardon of the trespass committed by Stephen concerning the escape of Roger de Mortuo Mari of Wygemor, a rebel and traitor, from his custody from the Tower of London. After the recognisance was made, a deed was delivered to Stephen that he had made to the king for the safe custody of the tower under grievous penalties contained in the said deed. [*Ibid.*]

Richard de Bonyton and John Lucas of Shaldeford acknowledge that they owe to Robert son of William de Rokeswell 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Richard Homedewe acknowledges that he owes to Robert de Hungerford 63*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Ralph le Taverner of Malling acknowledges that he owes to James Beauflour, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The aforesaid Ralph acknowledges that he owes to the said James 10*l.*; to be levied, in default of payment, as above.

Robert de Dynmer acknowledges that he owes to John de Astwyk 210*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Southampton.

*Cancelled on payment.*

John de A[stw]yk and John de la Marche acknowledge that they owe to Robert de Dymere 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Buckingham, Leicester, and Oxford.

*Cancelled on payment.*

Adam de Everyngham of Laxton, knight, acknowledges that he owes to Robert de Wodehous, clerk, 23 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John Harsyk acknowledges that he owes to Hugh de Dryby 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Norfolk.

*Cancelled on payment.*

Robert de Dommere acknowledges that he owes to John de Astwyk 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Southampton.

*Cancelled on payment.*

Thomas de Harpeden and William de Lusteshull acknowledge that they owe to Master John Walewayn 45*l.* 19*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.—The chancellor received the acknowledgment.



1324.

*Membrane 8d—cont.*

William de Venables acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

*Cancelled on payment.*

May 18. Westminster. Walter le Furretour, who has long served the king, is sent to the abbot and convent of Waledenne St. Mary to receive such maintenance in their house as Hekenettus, the king's late huntsman, had therein. By p.s. [6890.]

— Nicholas de Guldeford, parson of the church of Cestreton, puts in his place Richard de Stonle and John de Braundeston to prosecute a recognisance for 100*l.* made to him in chancery by Nicholas son of Nicholas de Warrewyk.

— The said Nicholas de Guldeford puts in his place the said Richard and John to prosecute a recognisance for 15*l.* made to him in chancery by Thomas Huscarl.

The said Nicholas puts the said Richard and John in his place to prosecute a recognisance for 10 marks made to him in chancery.

William de Staunford, clerk, puts in his place Thomas Prat to prosecute a recognisance for 11 marks 6*s.* 8*d.* made to him in chancery by Robert Achard, knight.

The aforesaid William puts the said Thomas in his place to prosecute a recognisance for 110*s.* made to him in chancery by John son of John de Grymstede.

June 3. Westminster. John de Bekyngham of Redenesse acknowledges that he owes to William de Ayremynne, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Elias Stoil (?) acknowledges that he owes to Dionisia de la Ryvere, late the wife of John de la Rivere, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

*Cancelled on payment.*

Nicholas Trymenel acknowledges that he owes to John son of Nicholas Trymenel, the younger, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said Nicholas acknowledges that he owes to the said John son of Nicholas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said Nicholas acknowledges that he owes to William son of Nicholas Trymenel 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said Nicholas acknowledges that he owes to the said William son of Nicholas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

June 6. Westminster. William de Maidenstan came before the king, on Wednesday after St. Boniface, and sought to replevy the land of Walter atte Bergh, William son of Mariota, Robert Gose, Stephen Benere, and Katherine, late the wife of William Gose, in Hegham, which was taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of John Gose. This is signified to the justices.

June 9. Westminster. Thomas son of William de Hastings, knight, acknowledges that he owes to William de Ossyngton, clerk, 45 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

1324.

*Membrane 8d—cont.*

June 11. Robert (?) Beynard (?), knight, acknowledges that he owes to William de Westminister. Cusancia, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Richard Portreve of Northflete acknowledges that he owes to Bartholomew Muscard, citizen of London (?), 5 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 4. To the sheriff of York. Whereas the king lately ordered him to cause Westminister. proclamation to be made that all who have 40*l.* of land or rent yearly or a whole knight's fee worth 40*l.* yearly, and who have held the same for three years and are not knights, shall become knights by Michaelmas next at the latest, the king now signifies to him that it was and is his intention that all those who are not knights and who ought to receive knighthood before the said feast shall, although they have not received knighthood, provide themselves with horses (*equitatura*) and arms according to their estate, to wit every one at least [a horse] for himself and another (*ad minus pro se altero*). The king also wills and has ordained by his council that all those who have 20*l.* of land or rent shall, although they be not knights, in like manner provide horses and arms for themselves at least without delay, and that all those who have less shall be assessed to arms and arrayed according to the form of the statute of Winchester. The king therefore orders the sheriff to cause proclamation to this effect to be made in his county [court] and in cities, boroughs, and market towns, and in other places within his bailiwick where he shall see fit, and that every one shall cause the premises to be observed and done under pain of forfeiture. The king will appoint certain men in whom he has confidence to supervise the premises in every county, and to punish those who neglect to observe the premises as they have been enjoined by the king.

The like to all the sheriffs of England.

*MEMBRANE 7d.*

June 1. John de Fylsted of London, 'vineter,' acknowledges that he owes to Westminister. John de Knyghton 64*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Aymunderby acknowledges that he owes to the abbot of St. Mary's York 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Novo Burgo, knight, acknowledges that he owes to Adam Walrand, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

*Cancelled on payment.*

Peter atte Watre of Sende acknowledges that he owes to William de Weston 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 2. Brother Thomas Larchier, prior of the Hospital of St. John of Jerusalem Westminister. in England, acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

*Cancelled on payment, acknowledged by Mary, late the wife of Aymer, and executrix of his will.*



1324.

*Membrane 7d—cont.*

John de Daggeworth acknowledges that he owes to Elias Peyk 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Robert son of Robert de Jorz, knight, acknowledges that he owes to Ralph de Crophill, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Walter le Povre, 'chivaler,' acknowledges that he owes to John le Povre his son 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Enrolment of deed of Edmund de Bacounesthorp, son and heir of Sir Robert de Bacounesthorp, knight, manumitting John Somer, son of Reginald Somer, of Depham, co. Norfolk, his bondman, from all servitude and all servile works and conditions, making and quitclaiming him and all his *sequela* and issue, lands, rents, goods and chattels, a free man and of free condition. Witnesses: Hugh de Garton, William de Causton, John de Causton, John de Dallingg, John de Ayllesham, Robert de Hakebourn, citizens of London. Dated at London, 1 June, 17 Edward II.

*Memorandum*, that Edmund came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

June 6. Roger Beler acknowledges that he owes to Ralph de Freschevill  
Westminster. 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

The aforesaid Ralph acknowledges that he owes to the said Roger 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

June 6. John de Shene of Long Staunton acknowledges that he owes to Robert  
Westminster. de Insula 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Stapelton, knight, acknowledges that he owes to William de Ayremynne, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 7. Roger de Grymmeston, knight, acknowledges that he owes to William de  
Westminster. Ayremynne, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 7. Matilda, late the wife of William le Wyne, acknowledges that she owes  
Westminster. to Aymer de Valencia, earl of Pembroke, 100 marks; to be levied, in default of payment, of her lands and chattels in co. Salop.—The chancellor received the acknowledgment.

John de Mohun, lord of Dunsterre, acknowledges that he owes to John de Wylynton 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Devon.

Robert de Dykeby of Tylton acknowledges that he owes to Edmund Trussel 50 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Wylynton, lord of Uंबरleye, acknowledges that he owes to John de Mohun, knight, lord of Dunsterre, 5,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Berks, and Devon.

Thomas son of Roger le Wryght of Gretford acknowledges that he owes to Master Henry de Ayremynne, clerk, 32*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

1324.

*Membrane 7d—cont.*

June 8. William son of Richard de Bodekesham acknowledges that he owes to  
Westminster. John le Smale, clerk, 40 marks; to be levied, in default of payment, of his  
lands and chattels in co. Surrey.

The aforesaid William acknowledges that he owes to the said John  
20 marks; to be levied, in default of payment, of his lands and chattels in  
the aforesaid county.

William de Burgo, burgess of Northampton, acknowledges that he owes  
to Hugh, earl of Winchester, 10 marks; to be levied, in default of payment,  
of his lands and chattels in co. Northampton.

*Cancelled on payment.*

June 12. John son of Adam de Aperdele acknowledges that he owes to Thomas de  
Westminster. Ledred 11*l.* 4*s.*; to be levied, in default of payment, of his lands and chattels  
in co. Surrey.

*Cancelled on payment.*

June 12. Nicholas Kyriel of co. Kent, Richard de Perers, John de Lyston, Robert  
Westminster. de Cheddeworth of co. Essex, Martin de Fysshacre of co. Devon, Robert de  
Aspale of co. Suffolk, Master Richard de Clare of co. Somerset, John  
Pysegle of the city of London and co. Essex, and Eustace de Swafham of  
co. Cambridge acknowledge that they owe to the king 500 marks; to be  
levied, in default of payment, of their lands and chattels in the aforesaid  
counties and city.

June 13. To the treasurer and barons of the exchequer. Order to cause the afore-  
Westminster. said sum to be levied from the said lands and chattels at the terms of pay-  
ment specified in the above recognisance, and not to intermeddle further  
with the matters touching William de Gosefeld by reason of a counterfeit  
letter of acquittance in the name of Bartholomew de Badelesmere exhibited  
by him, concerning which he is impeached before them. By K.

June 13. Gilbert son of William de Malden acknowledges that he owes to John le  
Westminster. Smale, clerk, 40 marks; to be levied, in default of payment, of his lands  
and chattels in co. Surrey.

John de Wodehaye, parson of the church of Hertleye, diocese of Win-  
chester, acknowledges that he owes to Thomas Palmere of Maldon 100*s.*; to be levied, in default of payment, of his lands and chattels in co. South-  
ampton.

John de Maldon, son of William de Maldon, acknowledges that he owes  
to John le Smale, clerk, 41 marks, 6*s.* 8*d.*; to be levied, in default of  
payment, of his lands and chattels in co. Surrey.

John de Hardeshull, knight, and Philip de Hardeshull acknowledge that  
they owe to Richard de Perers, knight, and John de Vienna 10*l.*; to be  
levied, in default of payment, of their lands and chattels in co. Bedford.

Enrolment of grant by Matthew son of Richard de Whitefeld to Sir  
Robert de Tymparon, clerk, of all his lands in Aynstaplelith and Routh-  
clive, co. Cumberland, and of the reversion of all the lands in Bourstede in  
the town of Burgh-on-Sands (*de Burgo super Sabulones*), and the manor  
of Terriby, except 60 acres of land and meadow in the same manor, which  
lands and manor Richard, father of the donor, holds by the courtesy of  
England of the donor's inheritance. Witnesses: Richard de Kirkebridde,  
Peter de Tiliol, Richard de Denton, Robert de Bampton, knights; Robert  
Parnynk, Thomas de Hardgill, Thomas de Neuby, John de Ormesby, John



1324.

*Membrane 7d—cont.*

de Kirkoswald, Richard de Salkeld, Thomas Beauchamp. Dated at London, 8 May, 17 Edward II.

*Memorandum*, that Matthew came into chancery at Westminster, on the aforesaid day, and acknowledged the aforesaid deed.

*MEMBRANE 6d.*

June 8. John son of Andrew de Jarpevill came before the king, on Friday after Westminster. St. Boniface, and sought to replevy to Nicholas Moille and Agnes his wife their land in Mentemor, which was taken into the king's hands for their default before the justices of the Bench against Hugh de Stretle. This is signified to the justices.

June 5. To the sheriff of Somerset and Dorset. Whereas the king lately ordered Westminster. the bailiffs, men, and communities of the following towns to provide the ships specified below, to wit Lyme two ships, Weymouth six ships, Pole, Warham and their members four ships, and to send them to Plymmuth by the octaves of Holy Trinity next, and the king now understands that certain masters and mariners of ships of the said towns eloiigned (?) themselves from the ports of those towns after they had knowledge of the premises, so that ships cannot be found in those ports to set out in the king's service, wherefor the king [intends] shortly to punish the offending masters and mariners. The king, being unwilling that his expedition shall be retarded, orders the sheriff to go to Melecoumbe and the other ports of his bailiwick, and to cause ships to be prepared to the number deficient from the greater ships of those ports, and to cause them to be furnished with men and mariners, and to cause them to come to Plymmuth, so that they be there in the said quinzaine of Holy Trinity.

To the sheriff of Devon. Like order concerning the towns of Plymmuth, Dertemuth, Tegnemuth, and Exmuth.

June 13. To the sheriff of Southampton. Order to inform the owners, masters Westminster. and mariners of the ships from the towns of Boldre, Yaremuth-under-Wyght, Hemelok, and Southampton that the king lately ordered to be provided and sent to Plymmuth by the octaves of Holy Trinity next, that the king has prorogued the time for their coming from the aforesaid octaves until the quinzaine of Midsummer. The sheriff is ordered to cause the gangways and hurdles, which the king ordered him to provide and carry to Plymmuth by the said octaves, to be there before the aforesaid quinzaine.

The like to the sheriff of Somerset and Dorset concerning the ships from Lyme, Weymouth, Pole and Warham and their members; the sheriff of Devon concerning the ships from Plymmuth, Dertemuth, Exmuth, and Tegnemuth; and the sheriff of Cornwall concerning a ship from Fowy.

June 13. John de Ros, son of William de Ros of Hamelak, knight, acknowledges Westminster. that he owes to William de Ayremynne, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

William de Gossefeld acknowledges that he owes to Nicholas de Cryel, Richard de Perers, Martin de Fysshacre, Robert de Aspale, John de Lyston, Richard de Clare, clerk, John Puicelegle, Robert de Cheddeworth, and Eustace de Swafham 500 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1324.

*Membrane 6d—cont.*

June 15. John de Strircheslegh (*sic*), knight, acknowledges that he owes to Hugh  
The Tower. le Despenser, earl of Winchester, 10*l.*; to be levied, in default of payment,  
of his lands and chattels in co. Nottingham.

*MEMBRANE 5d.*

June 13. Richard le Waleys, knight, acknowledges that he owes to William de  
Westminster. Ayremynn, clerk, 40 marks; to be levied, in default of payment, of his  
lands and chattels in co. York.

John de Malmeyns of Hoo, knight, acknowledges that he owes to Walter  
Neel, citizen of London, 60*l.*; to be levied, in default of payment, of his  
lands and chattels in co. Kent.

*Cancelled on payment.*

June 15. Gregory de Clementhorp came before the king, on Friday after St.  
The Tower. Barnabas last, and sought to replevy the land of Robert le Bakere of Aton  
and of Dionisia, late the wife of John de Burton of Aton, in Aton, which  
was taken into the king's hands for their default before the justices of the  
Bench against William son of Elias de Wylton and Margaret his wife.  
This is signified to the justices.

June 18. Henry Bernard of Eton acknowledges that he owes to John de Baverton  
The Tower. and John his son and to John de Bokelynton 60*l.*; to be levied, in default  
of payment, of his lands and chattels in co. Hereford.

June 19. To the sheriff of Southampton. Order to cause two of the better ships of  
The Tower. the ports within his bailiwick to be provided in addition to the ships that  
the king has ordered the bailiffs, men, and communities of certain towns  
within his bailiwick to provide and send to Plymmuth, and to cause the  
said two ships to be provided with mariners, and to cause gangways, hurdles,  
and other necessities to be prepared and carried to Plymmuth by the  
quinzaine of the Nativity of St. John the Baptist. The king will cause the  
wages of the mariners of the said two ships to be paid in advance for twenty  
days from the time when the ships set out in his service. By K.

June 18. Matthew de Clyvedon, knight, acknowledges that he owes to John de  
The Tower. Amwell 100*s.*; to be levied, in default of payment, of his lands and chattels  
in co. Somerset.

Enrolment of letters of Stephen de Segrave, knight, witnessing that  
whereas the king lately delivered to him the custody of the Tower of  
London, and Stephen bound himself by deed to keep the Tower well and  
truly and especially to keep safely Roger de Mortimer of Wygemore, a rebel  
and attainted traitor, who was then imprisoned within the Tower, and who  
was delivered to Stephen for custody, so that he should answer to the king  
for Roger's body under grievous pains and forfeitures contained in the said  
deed, and afterwards, because Roger escaped out of his custody by night,  
the king caused Stephen's body to be taken and put in prison, and now the  
king, of his grace and good will, and by a recognisance for a sum of money  
that Sir John de Segrave, his father, and he have made in chancery, has  
delivered Stephen from prison and has made a charter of pardon for the  
said trespass; Stephen, desiring to so do that the king may assure himself  
of him in all points, has, of his free will and without coercion, taken oath  
upon the Gospels to the king to be obedient, intendent, and aiding to him  
in all matters and undertakings, and to aid, maintain, and defend him and  
his friends, etc., by all means which the king shall enjoin upon him, etc.,



1324.

*Membrane 5d—cont.*

etc. To make greater security to the king for the execution of the premises, he charges himself, his lands, goods, and chattels, and wills and grants that, if he do the contrary, the king may take and imprison him and treat him as one attainted of falseness and malice and may seize his lands, goods and chattels as forfeited, and he has, moreover, found mainpernors for the execution of the premises. Dated at Westminster (*Weymoster*), 1 June, in the 17th year of the king's reign. *French.* [*Parl. Writs.*]

June 21.  
Northfleet.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John de Acherico de Portenaire of Florence 252*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The said prior acknowledges that he owes to James Gety of Luca 450*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment acknowledged by Peregrine de Srancone, attorney of James.*

June 26.  
Tunbridge.

To the abbot and convent of Malmesbury. Order to grant to John de Thynden, king's clerk, the pension due to one of the king's clerks by reason of the new creation of the abbot.

By K.

William son of John Peyvre puts in his place John de Langeton to defend the execution of a recognisance for 120 marks made by him in chancery to John de Thelnitham.

June 6.  
Bayhall.

Thomas de Veer acknowledges that he owes to Thomas Gobyoun 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*MEMBRANE 4d.*

June 28.  
Tunbridge.

John son of Stephen le Eyr of Cestrefeld acknowledges that he owes to John de Beaufey 15 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Thomas de Kersbrok, parson of the church of Little Laufare, diocese of London, acknowledges that he owes to John de Wrotham 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Boylond acknowledges that he owes to Thomas de Harwold, 'grosser' of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Clif, clerk, acknowledges that he owes to John de Boselyngthorp 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Adam Amory of Harpeden acknowledges that he owes to Roger de Prestope 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

July 2.  
Rotherfield.

Nicholas de Huntercoumbe, the elder, acknowledges that he owes to Master Adam de Hoghton, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Enrolment of release by John son of Richard de Buselynthorp, knight, to Sir William de Clif, clerk, of his right in five messuages, a mill, 4 bovates of land, 40 acres of meadow, 8 acres of wood, 100 acres of wood, 100 acres of marsh, and a fishery in the water of Le Idle, 26*s.* 8*d.* of rent in Everton, Herewell, and Scafteworth, and in all other lands and rents

1324.

*Membrane 4d—cont.*

that William holds in the said towns for the term of the life of Lucy de Clatthorp of the releasor's inheritance after the death of Isabella, the releasor's mother. Witnesses: Haseulph de Whitewell; John Waldeshof; Eudo de Billesby; John de Trehampton; John Bik; Richard de Berners; Robert de Kelm; Thomas de Sibthorp, clerk. Dated at Westminster, 2 July, 17 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the said day, and acknowledged the above.

Enrolment of deed by William de Clif, clerk, reciting the above release, and granting that if he be impleaded concerning the aforesaid tenements by Thomas son of Richard de Buselingthorp, Henry and Ralph his brothers, or by their issue, the aforesaid John shall not be charged with warranty against them at William's suit. Witnesses: Gilbert de Tondeby; John de Denom; Ascolf de Whittewelle; John de Waldeschaue; Ivo de Billesby. Dated at Westminster, 3 July, 17 Edward II.

*Memorandum*, that William came into chancery at Westminster, on the said day, and acknowledged the above deed.

July 4.  
Rotherfield.

William de Braybrok acknowledges that he owes to Master John Walewayn, clerk, 33*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Dorset.

John de Oddyngeles, knight, acknowledges that he owes to William de Ayremynn, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Oxford.—The chancellor received the acknowledgment.

July 5.  
Bayhall.

Thomas de Tochwyk, clerk, and John de Bledelawe, the younger, of co. Buckingham, acknowledge that they owe to Edmund son of Henry de Malyns 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Oxford.

John, abbot of Certeseye, acknowledges, for himself and convent, that he owes to Master Walter de Barton and Master Richard de Aulton, clerks, 124*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

*MEMBRANE 3d.*

July 2.  
Rotherfield.

William de Luttrington acknowledges that he owes to Roger de Langedon 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert son of Adam de Hakebeche acknowledges that he owes to John de Shardelowe 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, Cambridge, and Norfolk.

Hugh de Poyntz of Curimalet acknowledges that he owes to John de Olneye 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent, Somerset, and Gloucester.

July 5.  
Rotherfield.

Thomas Wither, knight, William de Ipstones, Roger de Ressinton, Roger le Foun of Feyle, Thomas Adam of Assheburn, and William de Benteleye acknowledge that they owe to John de Kynardeseye 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Stafford and Derby.

Enrolment of agreement between Sir Richard de Vernoun, the elder, and Matilda (*Maude*), late the wife of Richard de Vernoun, the younger,



1324.

*Membrane 3d—cont.*

witnessing that whereas Matilda has sued the said Richard by divers writs of dower before the justices of the Bench, demanding a third of the manors of Harleston, co. Stafford, and Little Appelby, and 2s. of rent in Great Appelby, co. Leicester, as her dower of her late husband's free tenement, and the said Richard the elder has rendered to her before the said justices, in three weeks from Easter last, her dower of the said manors and rent, upon which render judgment was given (*se tailla*) for Matilda, the said Matilda hereby grants that execution of the said judgments shall cease during Richard's life, so that he may hold the said manors and rent entirely for his life without disturbance by her, saving to her a yearly rent of 20*l.* from the said manor of Little Appelby, according to the form of a deed made to her by him and according to an indenture made between them. Witnesses: Sir William de Harleston, clerk; John Talebot; Richard de Penrys; Hugh Turvill; Adam de Swyneshevede; John del Lee; Simon de Norton; John de Tamworth. Dated at London, Monday after SS. Peter and Paul, 17 Edward II. *French.*

*Memorandum*, that Richard and Matilda came into chancery at Westminster, on 3 July, and acknowledged the above.

Enrolment of agreement between the aforesaid Richard and Matilda, witnessing that whereas Richard has granted to her a yearly rent of 20*l.* from his manor of Little Appelby during his life, she grants that he shall be acquitted of the said rent upon payment of 10*l.* yearly. Witnesses as above, with the addition of Roger de Baucquell and Roger de Norton. Dated at London, on Sunday after the aforesaid feast, 17 Edward II. *French.*

*Memorandum*, that Richard and Matilda came into chancery at Westminster, on 3 July, and acknowledged the above deeds.

Enrolment of grant by Richard de Vernoun, knight, to Matilda, late the wife of Richard de Vernoun, the younger, of a yearly rent of 20*l.* for his life from his manor of Little Appelby, co. Leicester. Witnesses: Sir Robert, parson of Swepston church; Sir William, parson of Stretton church; Osbert de Streston; Henry de Norton; John de Overton; Robert le Freman of Norton; Simon de Norton; Roger de Norton; William de Croxhale of Norton. Dated at Little Appelby, on Thursday before St. Barnabas, 17 Edward II.

*Memorandum*, that Richard came into chancery at Westminster, on 3 July, and acknowledged the above.

Enrolment of grant by Ingelram son of Ingelram Folenfaunt of Addewyk to John de Bossewill of Tyckyl of 100*s.* of yearly rent from his manors of Addewyk and Nonyngton. Witnesses: John de Pudington; Robert le Hende; Reginald le Ferour. Dated at London, in Holleburn, Saturday before St. Barnabas, 17 Edward II.

*Memorandum*, that Ingelram came into chancery at Westminster, on 5 July, and acknowledged the above deed before the chancellor.

June 29.  
Tunbridge.

John de Stratford, bishop of Winchester, acknowledges that he owes to the king 10,000*l.* to be paid at the king's pleasure; to be levied, in default of payment, of his lands and chattels in England.

*Memorandum*, that the king wills that 2,000*l.* of the above sum shall be levied for his use at his pleasure, and that the residue shall be levied at his pleasure, and if aught of the residue be unpaid at the death of the king or of the bishop, then the bishop and his successors and his executors shall be acquitted thereof, and that the recognisance shall then be cancelled so far as concerns the said residue.

1324.

*Membrane 3d—cont.*

*Memorandum*, that, on 26 July following, when the king was at Porcestre, the interlined words were added by the chancellor's order.

*Memorandum*, that the aforesaid recognisance for 10,000*l.* was cancelled on 9 February, 1326, by the king's order by writ of privy seal, remaining on the files of the first year of the same (sic) king.

Enrolment of deed of Margery, late the wife of Thomas Colepeper, witnessing that whereas a fine was levied in three weeks from Michaelmas, 14 Edward II., before William de Bereford and his fellows, justices of the Bench, between the said Thomas and her, demandants, and Richard de Headen and John Colepeper, deforciantes, concerning two messuages, two mills, 405 acres of land, 20 acres of meadow, 60 acres of pasture, 80 acres of wood, and 20*s.* of rent in Peapymbury, Tonebrug', and Tendele, whereby Thomas acknowledged the tenements aforesaid to be the right of John, and Richard and John, in consideration of that acknowledgment, granted and rendered the tenements to Thomas and Margery for their lives, with remainder to Walter, their son, and to the heirs male of his body, with remainder to John, brother of Walter, and the heirs male of his body, with remainder to Richard, John's brother, and the heirs male of his body, with remainder over to the right heirs of Thomas, which tenements were taken into the king's hands by the forfeiture of Thomas, and are still in his hands, the said Margery, in consideration of a grant of 12 marks yearly for life from the exchequer, hereby grants and releases the tenements to the king for her life. Dated at La Bayhalle, 1 July, 17 Edward II.

*Memorandum*, that Margery came into chancery at Fynesbury, on the said day, and acknowledged the aforesaid deed.

*MEMBRANE 2d.*

June 20.  
Northfleet.

Walter de Shireford, canon in the chapel of Bosham, and Richard Pernegarde of Bosham acknowledge that they owe to John de Tyngewyk, prebendary of Bosham in the chapel aforesaid, 190 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

William de Manthorp, parson of the church of Cotton, diocese of Norwich, and Alan de Goushull acknowledge that they owe to Master Robert de Pyncebek 420*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

June 11.  
Westminster.

To Thomas Gobion and William de Marny. Order to lay aside all other matters and intend the choosing, ordaining, and arming of the 150 footmen archers that the king lately appointed them to choose in co. Essex, to be taken to Westminster by Thomas, so that they be there in the octaves of Midsummer, instead of at Plimmuth in the quinzaine of Midsummer as previously ordered, as the king wills that they shall be at Westminster in the said octaves before Robert de Hagham and the aforesaid William, whom the king has appointed to array them and take them to Plimmuth. The king has appointed certain of his subjects to pay the archers their wages.

The like to the following:

Gilbert de Ellesfeld and Drogo Barentyn, appointed to choose 100 men in cos. Oxford and Berks, to be taken by Gilbert to Welles on Thursday after the said octaves, and thence to Plimmuth.

Reginald de Abenhale and William Tracy, appointed to choose 500 men in co. Gloucester, as well in the bailiwick of St. Briavels as in the forest of Dene and Berkeleyh[ernes], and elsewhere in that county, to be taken by Reginald to Welles on Thursday as above.



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*Membrane 2d—cont.*

Roger de Bavent, John de Ifeld, and Nicholas Gentil, appointed to choose 200 men in co. Kent, 100 men in co. Surrey, 200 men in co. Sussex, to be taken by Nicholas to W[elles] on Wednesday after the said octaves, the men of Kent [to be taken] thence to Plimmuth, by Nicholas Kiriell, and the men of cos. Surrey and Sussex by Alan de Boxhull.

John de Ticheburn and Ed. de Kendale, appointed to choose 150 men in co. Southampton, to be taken by Ed. to Winchester on the aforesaid Wednesday, [to be taken thence] to Plimmuth by Alan de Boxhull.

William de Faucomberge and the sheriff of Somerset and Dorset, appointed to choose 200 men in co. Somerset and 130 men in co. Dorset, to be taken by William to E[xeter] on the quinzaine of the said feast, the men of Somerset to be taken thence to Plimmuth by John de Lurtye, and the men of Dorset to be taken thither by John Peverel.

Roger de Tyringham and Ralph de Wedon, appointed to choose 140 men in cos. Bedford and Buckingham, to be taken by Ralph to Dunstaple at the octaves aforesaid, and thence to Plimmuth.

Walter Gacelyn and Robert le Bore, appointed to choose 200 men in co. Wilts, to be taken by Walter to Welles on the said Thursday, and thence to Plimmuth by William Tracy.

June 18.  
The Tower.

Peter de Redham acknowledges that he owes to William de Shirford, canon and sacristan of the chapel of Bosham, and to Richard Perngard of Bosham 23 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert de Swynburn, knight, acknowledges that he owes to Adam son of Robert de Swynburn 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Robert Breton, knight, and William de Paunton acknowledge that they owe to Alesia de Lacy, countess of Lincoln, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

The aforesaid Robert and William acknowledge that they owe to the said countess 57*l.* 3*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

June 21.  
The Tower.

Brother John, abbot of Faveresham, acknowledges that he owes to Bartholomew Rik' of Chieri (*de Kirio*) and Anthony Malocelli of Genoa 156*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Robert de Swyneburn, knight, acknowledges that he owes to Adam son of Robert de Swyneburn 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Thomas de Preyers of Strixton and John 'in the Wilewes' of Thynden acknowledge that they owe to Henry de la Leye of Eston and Thomas son of Walter de Burnham, executors of the will of Thomas de Verdon, 120*l.*; to be levied, in default of payment, of their lands and chattles in co. Northampton.

William de Cicestre acknowledges that he owes to John de Grantham, citizen and pepperer of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex and the city of London.

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*Membrane 2d—cont.*June 22.  
Northfleet.

John le Chaumberlein of co. Hertford acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 5 marks; to be levied, in default of payment of his lands and chattels in co. Hertford.

*Cancelled on payment.*June 21.  
Northfleet.

Edmund Lambyn puts in his place Nicholas de Thomstall to prosecute a recognisance for 50 marks made to him in chancery by John Abel.

June 26.  
Tunbridge.

To the mayor and bailiffs of Lenn. Although the king lately ordered them to cause all ships of that port and its members capable of carrying 40 tuns of wine and upwards to be prepared and found, so that they should be ready to set out in the king's service upon three days' summons, and that they should not permit such ships of that port to go to parts beyond sea, and to retain and prepare such ships then without the port upon their return thither, the king, wishing to provide for the indemnity of the men owning the ships as much as possible without pre[judice], orders the mayor and bailiffs to retain in the port as many ships carrying the said weight as shall suffice for the king's service, having respect to the number of ships of that port, so that they be ready to set out in his service upon three days' summons, and to permit all other ships, which they have caused to be retained and prepared by virtue of the above order, to go to Poitou (*Payto*) or Gascony, as the masters of the ships shall elect, for the exercise of merchandise. The king wills that the ships that they have caused to be retained for his service shall be allowed to go to Poitou or Gascony as above upon the return of the afore-said ships to port, and that the same number of the latter shall then be retained for his service.

By K.

The like to the following:

The mayor and bailiffs of Ipswich.

The bailiffs of Great Yarmouth.

The bailiffs of Little Yarmouth,

The bailiffs of Dunwich.

The bailiffs of Orford.

The bailiffs of Blakeneye.

The bailiffs of Brunham.

Enrolment of release by Robert son of Richard Illyng of Laughton to Robert son of Walter de Oseville of his right in a messuage, 7 virgates of land, 10 acres of meadow, 6s. 4d. of rent in Laughton, which the said Robert son of Walter de Oseville has of the gift of the releasor's father. Witnesses: Nicholas de Kertlyngg; . . . de Castre; William atte Castel; Reginald de Brayntynghthorp; Thomas de Stagenho; Adam le Dorturer; Roger le Mareschal the younger; J. . . de Padyngton; Hamo atte Welle; Robert le Fruter. Dated at Westminster, on Midsummer eve, 17 Edward II.

*Memorandum*, that Robert came into chancery at Westminster, on 3 July, and acknowledged the above deed.

July 6.  
Rotherfield.

Agnes, late the wife of William Charles, acknowledges that she owes to William de Ayremynne, clerk, 9l. 5s. 0d.; to be levied, in default of payment, of her lands and chattels in cos. Norfolk and Suffolk.

John Pecche, knight, puts William de Emeldon, clerk, in his place to prosecute a recognisance for 1,000 marks made to him in chancery by John Dunheved.



## 18 EDWARD II.

## MEMBRANE 39.

1324.

July 13.  
Porchester.

To William Tracy, Robert Selyman, and Robert de Sapy. Order to certify the sheriff of Gloucester by indenture of the names of the footmen of that county who withdrew themselves and did not come to Plymmuth, after they had received wages and arms from the communities of the towns, the king having appointed the said William, Robert, and Robert to choose 200 footmen out of the 500 footmen archers that he had previously ordered to be chosen and taken to Plymmuth from co. Gloucester, as well from the bailiwick of St. Briavels as from the forest of Dene and Berkeley Hurnes, and elsewhere in that county. The king has ordered the sheriff to take and imprison until further orders those who have thus returned. By K.  
[*Parl. Writs.*]

July 18.  
Porchester.

To the sheriff of York. Order to pay to Thomas de Grey 6*d.* daily from the issues of his bailiwick, and the arrears thereof from Michaelmas last, the king having, on 25 February, in the 13th year of his reign, granted to him 6*d.* daily from the issues of the sheriff's bailiwick in aid of the maintenance of himself and his wife, during the king's pleasure. By K.

July 18.  
Porchester.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to permit John Haward to have respite during his absence on the king's service in the duchy [of Aquitaine], whither he is going, for 100*l.* yearly, which the king granted that he should pay for the debt due to the exchequer for the time when he was sheriff of Norfolk and Suffolk. By p.s.

To the mayor and sheriffs of London. Whereas the king, because John de Lortye, a prisoner in Neugate, was bound by agreement with the king to set out in his service for the duchy [of Aquitaine] with ten men-at-arms in the next passage at Plymmuth ordained by the king, ordered the mayor and sheriffs to release the said John from prison upon his finding mainprise to have him back again in the same prison at the king's will unless he set out in the king's service as aforesaid, and the mayor has signified by his letters to the chancellor that John and others were condemned in 30*l.* for damages for certain trespasses committed by them upon Richard de Burton of co. York and in 30*l.* for damages for certain trespasses committed by them upon Thomas de Bethum, and in 20 marks for damages committed upon Adam de Berburn, and were adjudged to the said prison until they had satisfied the said parties for the above damages, wherefore it seemed to the mayor that he could not proceed to deliver the said John without a warrant making mention of the cause of his imprisonment: the king, considering that John's services would be very useful to him in the duchy, orders the mayor and sheriffs to release him from the said prison upon his finding mainpernors to satisfy the aforesaid Richard, Thomas, and Adam for their damages before Easter next and also mainpernors to have him back in the said prison at the king's will unless he set out in the king's service in accordance with the agreement aforesaid. By K.

July 23.  
Porchester.

To Roger de Gulden, keeper of certain forfeited lands in co. Somerset. Order to restore to Thomas de Gurnaye, knight, a late rebel, his lands, as

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*Membrane 39—cont.*

he has made ransom with the king for his life and lands, provided that if the lands have been demised at term by the king's order, the said Thomas shall satisfy the fermors for their expenses upon the lands. By K.

The like to Richard le Wayte, escheator in eos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

The like to Robert de Hungerford, keeper, etc., in co. Wilts.

July 6.  
Lewes.

To Peter son of Walter de Hakelut. Order to deliver to the prior of the Hospital of St. John of Jerusalem all charters, writings, letters with bulls, rolls, and other muniments and memoranda of the Templars, which Walter his father had in his custody when he was sheriff of Hereford, and which are still in Peter's custody, as the king has granted the possessions of the Templars to the said Hospital.

July 21.  
Porchester.

To the justices of the Bench. Order not to molest John le Chaloner, to whom the king, on 10 November last, granted protection for two years, as he was staying in the king's service in the duchy [of Aquitaine] in the company of Ralph Basset of Drayton, seneschal of Gascony, by reason of a writ of deceit sued out at the suit of the prior of Coventry against him under the pretence that he had stayed continuously in England before and after the date of the protection, they having ordered him to be attached by his body to answer to the king and to the prior at a certain date, as it appears to the king that John set out in his service in the said duchy and stayed there for some time and has now returned to England on the king's service by order of the seneschal, and will shortly return to the duchy. By K.

The like to the said justices in favour of Henry de Hynton, staying with the seneschal under the king's protection.

The like, '*mutatis mutandis*,' to the sheriff of Warwick and the sheriffs of London not to arrest the aforesaid John.

July 30.  
Witley.

To the sheriff of Southampton. Order to release from prison Margery, late the wife of Robert Lewer, a late rebel, and to cause her to be delivered to Ralph Cammoys. By K.

July 30.  
Witley.

To John de Bolyngbrok, escheator in eos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the priory of Bredon, which is a cell of the priory of St. Oswald, Nostelle, otherwise than by placing a porter at the gate, who is to be amoved when a prior is instituted, and to restore to the canons any issues of the priory received by him, as the king learns by inquisition taken by the escheator that the canons of the priory have been wont from the time of the foundation of that cell to receive all issues and profits of the cell, and to dispose and ordain of the same at their pleasure, without Thomas, late earl of Lancaster, formerly patron of the cell, or any other patrons thereof intermeddling with any issues and profits thereof at any time of voidance, or receiving the issues or profits thereof, and the earl in his time and the other patrons have been wont to have a porter at the gate of the cell at each voidance in recognition of their lordship, and that the porter received his maintenance from the canons, without taking or receiving any other profit thence.

Aug. 4.  
Guildford.

To Richard de Ayremynne and William de Pillaund, late keepers of the bishopric of Winchester, void and in the king's hands. Order to sell to John, bishop of Winchester, all the king's beasts and chattels in the manors of the bishopric at a reasonable appraisement, and to deliver the same to him by indenture according to such appraisement, and to certify the treasurer and barons of the exchequer in the octaves of Michaelmas next of the price and delivery of the same, so that they may ordain for payment thereof. By K.



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*Membrane 39—cont.*Aug. 4.  
Guildford.

To the sheriff of Oxford and Berks. Order to release William Tenturer of Walyngford and his goods, and to permit him to make his profit upon the latter, upon his finding security to be faithful to the king and not to eloign his goods and merchandise out of the realm, the sheriff having arrested him and his goods in execution of the king's order to arrest all the men of the dominion and power of the king of France, together with their ships and goods, the Flemings excepted, which order the king issued because Charles, king of France and Navarre, has assembled his army to make war upon the king and his duchy of Aquitaine and has caused all the king's men and subjects in his power to be arrested together with their goods, as the king learns that the said William, a merchant born in the power of the king of France, has a perpetual domicile in the said counties, and is, and has been for a long time, in lot and scot, aids, tallages, and other charges whatsoever with the communities of those counties, and has paid customs to the king upon his goods within the realm as a native, and the king wills that persons thus born in the power of the king of France and thus dwelling and at scot and lot, etc., within this realm shall not be molested by virtue of the above order, provided that they find security as above.

By K.

The like in favour of the following:

Robert du Boys, addressed to the sheriff of Middlesex.

Nicholas le Chaumberleyn, addressed to the sheriff of Wilts, Somerset, and the mayor and bailiffs of Southampton.

Reyner Berfrei, merchant and burgess of Bristol, addressed to the mayor and bailiffs of Bristol.

Hervey de Forges, addressed to the sheriff of Kent.

By K.

John le Charrer.

By K.

*MEMBRANE 38.*July 9.  
Porchester.

To the mayor and sheriffs of London. Order to release John de Lortie, who is bound by agreement to set out in the king's service for Gascony with ten men-at-arms at the next passage at Plimmuth, from Neugate prison, upon his finding mainpernors to have him back in the said prison unless he set out in the king's service aforesaid.

By writ of the secret seal.

July 15.  
Porchester.

To John Éverard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manor of Brodewyndesore, co. Dorset, and with the other lands of John de Alneto, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the said John de Alneto and Alice his wife, who survives, held jointly on the day of John's death the said manor, as of Alice's inheritance, of the king in chief by the serjeanty of rendering yearly 4*l.* 9*s.* 0*d.* to the exchequer by the hands of the sheriff of Dorset, and that John held no other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

July 16.  
Porchester.

To the sheriff of Warwick. Order to cause the prior of the house of St. Sepulchre, Warrewyk, to have seisin of 8 acres of land in Hatton near Haseleye, as the king learns by inquisition taken by the escheator that Juliana Mordak, who was hanged for felony, held them of the said prior, and that they have been in the king's hands for a year and a day, and that William de Neville, late sheriff of that county, had the king's year, day and waste thereof and ought to answer to the king for the same.

July 16.  
Porchester.

To Robert de Aston, keeper of certain rebels' lands in co. Gloucester. Order to deliver to John Gylemyne and Katherine his wife a third of a messuage and of two virgates of land in Acton Turvill, and to restore the

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*Membrane 38—cont.*

issues thereof to them, as the said keeper has certified the king that he took the aforesaid part, which John and Katherine held as her dower, into the king's hands because John took charge of a horse of Rogo Gacelyn, an adherent of John de Wylinton, a late rebel.

July 24.  
Porechester.

To the sheriff of Somerset and Dorset. Order to expend up to 20*l.* in repairing the houses within the king's castle of Shirburn and the walls of the castle, by the view and testimony of the abbot of Shireborn.

By bill of the treasurer.

July 23.  
Porechester.

To Robert le Power, chamberlain of Kaernarvan. Order to allow to Edenettus Gogh, to whom the king has granted the bailiwick of the beadlery of Tourkelyn in Anglesey, which is worth 110*s.* yearly, for his maintenance for life, receiving therefor 100*s.* yearly and rendering the remaining 10*s.* to the exchequer of Kaernarvan, the aforesaid sum of 100*s.* yearly in his account from the time of the chamberlain's appointment.

July 25.  
Porechester.

To John Darcy, justiciary of Ireland. Order to cause the marshalsea of Ireland to be replevied to Robert de Morlee or his attorney, together with the issues thereof since it was taken into the king's hands, to be held at the king's pleasure, as Robert has given the king to understand that the justiciary has taken the marshalsea, which Robert holds of the inheritance of his wife, into the king's hands, because Robert or any one in his name did not come to the justiciary at his first coming to Ireland to execute that office at the justiciary's summons, and Robert has prayed the king to cause the bailiwick and the issues thereof to be restored to him.

July 29.  
Witley.

To John Everard, escheator in cos. Devon, Cornwall, Somerset, and Dorset. Order to assign dower to Margery, late the wife of Gerard de Aylesford, tenant in chief, upon her taking oath not to marry without the king's licence.

July 29.  
Witley.

To the same. Order to deliver to Eleanor, late the wife of Ralph de Gorges, mother of Ralph, his son and heir, as nearest [friend] of the heir, two parts of a third of the manor of Braunton, co. Devon, together with the issues received therefrom since her husband's death, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that Ralph held at his death a third of the said manor of the king in chief by service of finding the king an arrow when the king came or sent to Exemor to take venison there, the arrow to be delivered to the king's huntsman, and that he held no other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, and that Ralph de Gorges, his son, is his nearest heir and was aged fifteen at Michaelmas last, and the king lately ordered dower of the aforesaid third part to be assigned to the said Eleanor.

July 31.  
Guildford.

To Master John Walewayn. Order to deliver to the aforesaid Eleanor, for the use of the heir, the issues of the two parts of the aforesaid manor received by him when he was escheator.

Aug. 1.  
Guildford.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to pay to Peter de Heghes the arrears of 3*s.* yearly from the time when 3 acres of arable land and an acre of meadow, which John de Benstede, tenant in chief, held at his death of him by the service of 3*s.* yearly, as appears by inquisition, were taken into the king's hands with other lands of the said John, and to pay him that sum yearly for so long as the lands are in the king's hands.

Aug. 3.  
Guildford.

To the sheriff of Gloucester. Order to arrest and imprison until further orders all the footmen archers of that county, of the forest of Dene and



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*Membrane 38—cont.*

Berkelehirnes who were chosen and sent to Plymmuth to set out for Gascony, and who have returned home without the king's licence. By K.

Aug. 2.  
Guildford.

To him who supplies the place of the treasurer of the exchequer and to the barons and chamberlains. Order to make account with Michael atte Grene of Wycombe for 3*d.* daily for his food, 10*s.* yearly for his robe, 5*s.* yearly for his summer tunic, and 5*s.* yearly for his other necessities for all the time that 60 acres of land and 8 acres of meadow in Wycombe have been in the king's hands, and to cause the arrears thereof to be paid to him, as it appears by the certificate of the treasurer and barons that Michael gave the aforesaid lands to the master of the order of the Temple in England and to the brethren of the same, for his maintenance for life in food and clothing in the New Temple, London, and that the lands were taken into the king's hands with the other lands of the Templars, and that they were in his hands for some time, and that it was considered and ordained at the exchequer that Michael should receive his maintenance as aforesaid for the aforesaid tenements according to the form of his charters, as other possessors of such maintenance from the Templars' lands have received in like case. By C.

Aug. 3.  
Guildford.

To the sheriff of Oxford and Berks. Order not to disquiet or aggrieve William de Heles, Thomas Estyne, John le Fauconer, and John de Formerye in their persons or goods because they are born of the power of the king of France, as they are staying in the company of Tidcius de Varisio, archdeacon of Berks, by the king's licence, and the archdeacon has mainperned to have them before the king at his will.

By K. on the information of William de Ayremynne.

Aug. 5.  
Guildford.

To Henry de Cobham, keeper of certain lands in the king's hands in co. Kent. Order to resume into the king's hands and to deliver to William Edward of Romeneye 32 acres of land in a place called 'Tunstalle' in the marsh of Romeneye, which belonged to Bartholomew de Burewassh, a rebel, and which came to the king's hands by his forfeiture, as William has shewn the king that Henry has delivered the aforesaid land to H. bishop of Lincoln as if the land belonged to the bishopric in execution of the king's late order to deliver to the bishop all the lands of the bishopric in Tunstalle together with the issues from 27 March last, the king having committed the said 32 acres to William for life on 1 February, in the 16th year of his reign, to be held by the same services as they were held by before they came to the king's hands.

Aug. 5.  
Guildford.

To Richard de Grey, keeper of certain lands that belonged to John de Grey, tenant in chief, in divers counties, or to him who supplies his place. Order not to intermeddle further with the lands of the said John, and to restore the issues thereof from 23 July last, when the king took the homage of Henry de Grey, son and heir of the aforesaid John, for the lands that John held in chief at his death, and ordered John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, and Stafford, and in the adjoining marches of Wales, to cause Henry to have seisin of the aforesaid lands.

Aug. 5.  
Guildford.

To Henry de Cobbeham, keeper of certain forfeited lands in co. Kent. Order to restore to Adam de Wynston, a late rebel, his lands, as he has made ransom with the king for his life and lands; provided that if the lands have been demised at ferm by the king's orders, Adam shall satisfy the fermors for their expenses upon the lands. By K.

Aug. 4.  
Guildford.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the manor of Hegham Ferers, co. Northampton, and with the castle and manor of Thorpe Waterville, with

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*Membrane 38—cont.*

the hamlets of Achirche and Aldewynkele and other appurtenances, which he has taken into the king's hands by reason of the death of Aymer de Valencia, earl of Pembroke, and to restore the issues thereof to Mary his wife, as the king, on 15 March, in the 15th year of his reign, granted to the said Aymer and Mary the manor of Heggam Ferers, which came to him as escheat by the forfeiture of Thomas, late earl of Lancaster, and the castle and manor of Thorpe Waterville, etc., which belonged to Robert de Holand, and which came to the king's hands in like manner because Robert, upon being charged and prosecuted by the king for divers excesses and adhering to certain rebels, submitted himself to the king's will, to have and to hold to the said Aymer and Mary and the heirs of their bodies, with remainder to the king.

By K.

*MEMBRANE 37.*

Aug. 9. To the treasurer, or to him who supplies his place, and to the barons of  
Henley. the exchequer, and to the chamberlains. Order to supersede the demand made upon John de Castelacre, the king's goldsmith, of London, for 100*l.* that he received by way of imprest, and to discharge him of the same at the exchequer, as it appears to the king that he bought 600 golden florins of Florence by the king's order and delivered them wholly to the king out the 100*l.* that he received as loan from the merchants of the society of the Bardi of Florence.

By K. on the information of W. de Ayremynn.

Aug. 8. To Robert de Hungerford, keeper of certain lands in the king's hands in  
Henley. co. Wilts. Order to cause Thomas, son and heir of John Tyes, to have seisin of a messuage, 24 acres of land, 8 acres of meadow, and 13*s.* 4*d.* of yearly rent in Lidyard, in that county, as the king learns by an inquisition taken by the escheator and by Adam Walraund and Geoffrey de Weston that the said John held the aforesaid land, etc., at his death of Henry Tyes by the service of a twenty-fourth of a knight's fee and by rendering a pound of cumin yearly, and that the lands came to Henry's hands by reason of the minority of the said Thomas, and that they were taken into the king's hands by Henry's forfeiture with Henry's other lands, and that the said Thomas is the nearest heir of the said John and is of full age, the king having taken homage from Thomas.

By K.

Aug. 6. To the sheriff of Bedford. Order to release Guy Test and John his  
Guildford. brother and their goods and chattels, the sheriff having arrested them by reason of the king's order to arrest men of the power of Charles, king of France and Navarre, with their goods and chattels, under the pretext that Guy and John were of the power of the king of France, as the king learns upon trustworthy testimony that they are merchants of the city of Lugo (*Luco*) and not of the lordship or power of the king of France.

By K.

To Roger de Whatton, keeper of certain lands in co. Northampton. Order to restore to Thomas de Byngham, knight, a late rebel, the lands that he and Margaret his wife held as her dower of the inheritance of William le Fisser, her first husband, which were taken into the king's hands by reason of the rebellion of the said Thomas, as he has made fine with the king for his life and lands; provided that if any of the lands have been demised at ferm by the king's orders, Thomas shall satisfy the fermors thereof for their expenses upon the lands.

By K.

To William de Tatham, the king's receiver in co. Lancaster, and keeper of certain of the king's goods in that county. Whereas lately at the prosecution of Alice, late the wife of William de Holdene of Sandesbury, suggesting



1324.

*Membrane 37—cont.*

that her husband, when he was keeper of the king's manor of Samlesbury, in that county, which belonged to Robert de Holand, and came to the king's hands by his forfeiture, was taken to Scotland by the Scots, and that the king's goods and chattels in the manor were occupied and dissipated entirely by them, and that certain of the king's bailiffs afterwards seized into the king's hands the goods of her husband, then in her custody, to the value of 100s., by reason of the goods and chattels thus taken by the Scots, the king appointed John de Lancastre and the said keeper to enquire concerning the premises, and it is found by their inquisition that the king's goods and chattels in the manor, to wit two carts, price 4s.; 18 oxen, price 13s. 4d. each; 55 'aketones,' price 11l.; 100 lances (*lancee*), price 20s.; 30 'polhaches,' price 10s.; 4 saddles (*celle*), price 4s.; 4 reins, price 12d.; 4 targes (*targia*), price 4d.; 2 vestments for a chapel, price 12s.; a chalice, price 10s.; a missal, price 6s. 8d.; a psalter, price 2s.; 7 brasen pots (*olle*), price 53s. 4d.; a bowl, price 18d.; a laver (*lavacrum*), price 12d.; a pan (*patella*), price 12d.; a coverlet for a bed, price 2s.; 3 cloths for covering beds, price 3s.; and two sheets, price 20d., were taken and carried away to Scotland by the Scots, by the sudden coming of the said Scots, and not by the negligence of the said William, and that the aforesaid goods were occupied and dissipated by the Scots, and not by any others, and that the goods of the said William, to the value of 100s., found in Alice's custody, were seized into the king's hands by John Travers, late keeper of the king's lands in that county, because he was given to understand that the goods were occupied and dissipated by the Scots by William's negligence, and that William's goods are in the king's hands for this reason and for no other; the king, therefore, orders the keeper to restore William's goods and chattels to Alice without delay.

By C.

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To the mayor and bailiffs of Dover. Whereas the king, on 26 July last, sent Henry, lord of Sully (*Sulliaco*), to France as his envoy, and the said Henry then proposed to send to Whitsand for two or three ships to take him, his household, horses, and equipments from Dover to the said parts; and the king took him, his household, horses, etc., into his protection whilst going to France, staying there, and returning for as many times as he should happen to pass to France, or return thence in connexion with the said matters, and also took into his protection the said Henry's men and envoys coming to him with letters from Henry and returning to France; and the king now understands that the said mayor and bailiffs have arrested a ship, with her mariners and the goods in her, for which Henry sent to carry him, his household, horses, and equipments, from Dover to the aforesaid parts: the king orders them to release the ship, mariners, and goods, if it appear to them that Henry sent for the ship for the above purpose, and that she came to Dover from the said parts for this purpose, and for no other cause.

*Vacated, because they were not sealed.*

Aug. 8.  
Henley.

To the mayor and bailiffs of the port of Dover. Order to release a ship of Whitsand, bringing certain envoys with letters to the aforesaid Henry in that port, and the mariners thereof, and the goods in the same, which, the king is given to understand, they have arrested by virtue of his order to arrest ships of the power of the king of France coming to that port.

By K.

Aug. 7.  
Henley.

To J. bishop of Bath and Wells. Order to cause the rolls and memoranda of the passage of the king's fleet to Gascony in the last war in the late king's time to be searched concerning the aids that the late king made, in money or otherwise, to the men of the Cinque Ports for that passage, and to certify the king thereof.

By writ of the secret seal.

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*Membrane 37—cont.*Aug. 6.  
Guildford.

To Edmund de Passele, John de Ifeld, and William de Cotes. Order to supersede until further orders the taking of the inquisition that the king lately ordered them to take concerning a trench (*trenchiam*) made between Apuldre and the port of Romenhale, whereby, the king learned, many inconveniences and damages were caused daily to the adjacent parts, as the king, who is given to understand that great dissension has arisen between the barons of the Cinque Ports and the community of the marsh of Romenhale concerning the same, and that both sides are preparing themselves to attack each other with arms if the taking of the aforesaid inquisition be proceeded with, considering his present necessity for the services of his subjects by land and sea, wishes to provide for their unity and peace as much as possible. By K. on the information of W. de Ayrem[ynne].

Aug. 4.  
Guildford.

To the sheriff of Norfolk and Suffolk. Order to release the prior of Okeburn, the proctor-general in England of the abbot of Bec Hellouin (*de Becco Herlewin*), who is an alien, and his monks, if he have arrested them by virtue of the king's order to arrest all men of the power of the king of France found within his bailiwick, and to deliver to the prior the abbot's possessions and goods taken into the king's hands by him, and to restore to the prior the issues thereof from the time of the seizure, as it was not the king's intention that alien men of religion governing priories, cells, or places of religion within the realm or their possessions should be arrested by pretext of the said order, the sheriff, exceeding the bounds of the order, having caused priors and other religious aliens governing priories and cells within his bailiwick and there conversant to be arrested, and having caused their goods to be taken into the king's hands under colour of the order aforesaid. William de Leycestre, clerk, of co. Oxford, James Fresel, John de Stretle, and Thomas de Tochwyk, of co. Buckingham, have mainperned in chancery for the said prior that he will conduct himself well and faithfully towards the king, and that he will not send out of the realm or eloin in any way the goods of the abbot's manors in his custody, and that he will not leave the realm without special licence from the king. By C.

The like to the sheriffs of the following counties :

Southampton.	Warwick.
Sussex and Surrey.	Oxford and Berks.
Essex.	Dorset.
Buckingham.	Wilts.
Northampton.	Middlesex.

The like to the sheriffs of London.

The like in favour of the following, by the like mainprise :

Aug. 6.  
Guildford.

The prior of Hermodesworth, addressed to the sheriff of Middlesex, by the mainprise of Adam de Brome, clerk, of co. Oxford, Robert de Piri, Walter Saling, Richard de Merk, and William Bisshop, of co. Middlesex.

The same prior, addressed to the sheriff of Buckingham.

Aug. 15.  
Isleworth.

John de Pouches, parson of the church of Farnham St. Martin's, addressed to the sheriff of Norfolk and Suffolk, by the mainprise of Master William de Maldon, of London, John de Tudenham, Thomas de Stoketon, and William de Hoo, of the aforesaid counties. By K.

Aug. 19.  
Westminster.

John de Qwenghon, parson of the church of Ledenham, addressed to the sheriff of Oxford, by the mainprise of Luke de Colvill, of co. York, Henry de Brepon, of the city of London, William atte Bugh, of the same city, and William de Furnyvall, of the same city. By K.  
John de Curtiniaco, parson of the church of Sherston, diocese of Salisbury, in co. Wilts, addressed to the sheriff of Wilts, by the mainprise of Roger le Palmere, Thomas de Chedington, and Solomon le Coffrer.



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*Membrane 37—cont.*

The prior of Prittwell, addressed to the sheriff of Essex, by the mainprise of William de Cusancia.

The prior of Bermundeseye, addressed to the sheriff of Surrey, by the mainprise of the said William.

Peter de Cusancia, parson of Northreppes church, addressed to the sheriff of Oxford, by the mainprise of Richard Coffrer and Walter Barber of London.

Aug 18. To the sheriff of Kent. Order to cause a coroner for that county to  
Westminster. be elected in place of Gregory de Rokesle, who has no lands in that county to qualify him.

*MEMBRANE 36.*

Aug. 6. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Guildford. Salop, and Stafford. Order to pay to Richard de la Leylond 6 marks of yearly rent from the time when the manor of Whitchirche was taken into the king's hands, and to pay him the same henceforth for so long as the manor shall remain in the escheator's hands, as the king learns by inquisition taken by the escheator that Fulk Lestraunge, deceased, granted the above rent to Richard from his mill of Whitchirche, within his manor of Whitchirche, and that Richard was seised of the rent before Fulk's death for six years, and that he continued his seisin thereof peacefully until Fulk's death, and that the manor is not held of the king in chief but of John de Warennia, earl of Surrey, by the service of taking the earl's venison in all his lands in England at the earl's cost.

Aug. 6. To the sheriff of Devon. Order to cause a coroner for that county to be  
Guildford. elected in place of John Walraund, who is incapacitated by illness and infirmity.

Aug. 4. To the sheriff of Buckingham. Order to take security from Ingelram de  
Guildford. Bamvill, parson of Bledelawe church, an alien, that he will conduct himself well and faithfully to the king, and that he will not send the goods of his benefice out of the realm under any pretext or eloin them in any way, and that he will not leave the realm without special licence from the king, and to release him, if he have arrested him by virtue of the king's order to arrest men of the power of the king of France, and to restore to him his goods taken into the king's hands by the sheriff under pretext of the said order, together with the issues thereof, as it was not the king's intention that alien men of religion governing priories, cells, or places of religion within this realm or ecclesiastical persons having certain benefices within the realm should be arrested or their goods taken into the king's hands by virtue of the aforesaid order. By K. and C.

The like in favour of the following :

Aug. 6. Brother Peter Marye, monk and proctor-general of the abbot of  
Guildford. Fécamp, addressed to the sheriff of Gloucester.

Aug. 10. The prior of Monk Kyrkeby, addressed to the sheriff of Warwick and  
Easthampstead. Leicester.  
(Yeshampstede.) Brother William le Veyle, proctor-general of the abbey of St. Nicholas, Angers, in England.

Aug. 18. The prior of Lenton, addressed to the sheriff of Nottingham.  
Westminster. The prior of Wyvelesford, addressed to the sheriff of Lincoln.  
The prior of St. Neots, addressed to the sheriff of Norfolk and Suffolk.

Aug. 18. William de Dorso Usto, parson of the church of Temesford.  
Isleworth.

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*Membrane 36—cont.*Aug. 20.  
Westminster.

Master Peter Fillol, parson of the church of Marteleye.

John de Falons, parson of the church of Bykeneure.

Master Stephen de Claro Monte, proctor-general of the dean and chapter of Rouen in England, addressed to the sheriff of Devon, concerning the goods of the dean and chapter's manor of Otery.

The same Stephen, proctor-general of the archbishop of Rouen and of the said dean and chapter, addressed to the sheriff of York, concerning the goods of the manor of Killum, belonging to the archbishop, dean and chapter.

The same Stephen, addressed to the sheriff of Southampton, concerning the goods of the dean and chapter's manors of Kynglesclere (*sic*) and Bynteworth.Aug. 18.  
Westminster.

The abbot of Couches, addressed to the sheriff of Hereford.

Aug. 15.  
Isleworth.

The prior of Eye, addressed to the sheriff of Sussex.

The prior of Lancaster, addressed to the sheriff of Lancaster.

The prior of Clatford, proctor-general of the abbot of St. Victor, addressed to the sheriff of Lancaster.

The prior of Avebury, proctor-general of the abbot of St. George, Boscherville (*Baskervill*), addressed to the sheriff of Lancaster.Aug. 18.  
Westminster.

To the sheriff of York. Order to release the possessions and goods of Elias Talairandi, archdeacon of Richmond, and to restore them to the archdeacon, who dwells in parts beyond sea, or to his vicar-general in the archdeaconry, together with the issues thereof, the sheriff having taken the same into the king's hands under pretext of his order to arrest men of the power of the king of France and to take into his hands their goods, as the archdeacon is not of the dominion or power of the king of France, as the king learns upon trustworthy testimony. By K.

The like in favour of the following:

Master Brunus de Jodico, prebendary of Brampton in St. Mary's church, Lincoln, addressed to the sheriff of Huntingdon. By K.

Sept. 25.  
Porchester.

The prior of Wotton, proctor-general of the abbot of Couches, an alien, addressed to the sheriff of Hereford. By K.

Aug. 13.  
Chippenham.

To the sheriff of Gloucester. Order to release the men of that county arrested by him in execution of the king's order to arrest the men who were chosen in that county and sent to Plymmuth, and who returned home without the king's licence, upon each of them finding mainpernors to be with the king at Portesmouth on Monday after St. Bartholomew next well found with arms, to do then what shall be enjoined upon them for the defence of the realm, and to cause them to know that the king will regard as disobedient any who shall not come to him after such mainprise on the said Monday, or who shall turn back on the journey, and that he will punish them accordingly. The sheriff is ordered to certify the king at the said day of the names of those thus released upon mainprise. By K.

[*Part. Writs.*]Aug. 16.  
Sheen.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to permit the abbot of Aunay (*de Olucto*), of the Cistercian order, to pass the sea to France in the port of Dover with three monks, eight alien grooms, and eight horses, provided that he do not carry with him anything in name of *apportum*, contrary to the statute in this case provided, or any suspected letters, as he has come to this realm to visit divers houses of the order within this realm and he is now about to return to France. By K.



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*Membrane 36—cont.*Aug. 14.  
Sheen.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands in Stone that William Chippe held of Aymer de Valencia, late earl of Pembroke, and with his other lands in Hardeleye, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief as of the crown at his death by reason whereof the custody of his lands ought to pertain to the king, the escheator having taken them into the king's hands by reason of Aymer's death.

Aug. 16.  
Sheen.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order not to molest John de Stokeffery by reason of his withdrawal from his appeal of Geoffrey de Bauseye of Lenne before the king for robbery and breach of the king's peace, for which withdrawal it was considered that he should be taken and imprisoned until he made ransom with the king, as the king has pardoned him the imprisonment and whatever pertains to him in this behalf. The king has ordered the sheriff of Norfolk to supersede the arrest of the said John.

By K.

Aug. 18.  
Westminster.

To Thomas Dayvil, keeper of certain forfeited lands in co. York. Order to restore to Hugh de Eland, a late rebel, his lands, as he has made ransom with the king for his life and lands; provided that, if the lands have been demised at ferm by the king's orders, Hugh shall satisfy the fermors for their expenses upon the lands.

By K.

The like to Roger de Whatton, keeper of certain lands in co. Nottingham.

Aug. 18.  
Westminster.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to allow to John de Crosseby, king's clerk, 7*l.* 4*s.* 2*d.*, which the king owes him for his expenses about the provision and delivery of divers victuals in co. Essex for the Scotch war, in the 16th year of the king's reign, as appears by a bill of Roger de Waltham, late keeper of the wardrobe, out of 7*l.* 3*s.* 2*d.* due from him, to wit 7 marks for the custody of a third of the manor of Little Totham, and 50*s.* for the custody of two parts of certain lands that belonged to John Gernoun in Tolleshunte, which custodies he had of the king's commission, as he has prayed the king to cause allowance for the above sum to be made to him as above.

By C.

*MEMBRANE 35.*Aug. 18.  
Westminster.

To the sheriff of Kent. Whereas at the frequent complaint of John de Bartoun and his fellows, merchants, that they landed in a ship with their goods and merchandise in the port of Fécamp in Normandy, within the lordship and power of the abbot of Fécamp, and that Roger Furmentyn, a man of the abbot's, on Sunday before Lent, 1321, entered the ship by force whilst lying at anchor in the said port, during the absence of John and his fellows, who had gone into the said port to buy victuals, and assaulted and slew Richard de Barton, brother of the said John, whom John had left in the ship for custody, and broke open the chests of the merchants [and] mariners of the ship, and took and carried away 800 golden florins *de agnello*, price 4*s.* each, and 20*l.* sterling, the goods of the said merchants, the king frequently requested the abbot to cause restitution or satisfaction to be made to the said merchants; but the abbot did not do so, although the merchants solicited justice from him, as appears by the letters patent of the constable, bailiffs and whole community of Scardeburgh under the common seal of the town; wherefore the king, being unwilling to refrain longer from exhibiting justice to the said merchants for the loss of their goods and their damages, which are taxed by the aforesaid community at 100*l.*, orders the sheriff to arrest goods of the men and merchants of the lordship, power,



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*Membrane 35—cont.*

and jurisdiction of the abbot to the value of 100*l.* sterling, in part satisfaction of the aforesaid 280*l.*, and to keep the same safely until the merchants have been satisfied for that sum or until further orders. It is not the king's intention that the goods and merchandise of men or merchants of the king of France, which he lately ordered to be taken into his hands for certain reasons, shall be arrested or released on this account. The king has ordered the sheriff of York to arrest goods in like manner to the value of 100*l.*, and the sheriff of Northumberland to arrest goods in like manner to the value of the remaining 80*l.*

By K.

Aug. 21.  
Porchester.

To John de Lancastre, keeper of certain forfeited lands and other things in the king's hands in co. Lancaster. Order to restore to William de Bradeschawe, who was lately imprisoned for certain trespasses in that county for which he was convicted by consideration of the king's court, his lands, goods and chattels, which were taken into the king's hands upon his conviction, together with the issues thereof since they were taken into the king's hands, the king's order by writ of privy seal to take William's lands, goods and chattels into his hands notwithstanding, as William has made fine with the king for the trespasses aforesaid, wherefore the king has caused him to be released from prison.

By K. on the information of W. de Ayrem[ynne].

Aug. 18.  
Westminster.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Simon de la Sartryne, deceased.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alan son of Geoffrey de Pyncebek, deceased.

Aug. 15.  
Isleworth.

To the bailiffs of Great Yarmouth. Order to release any men of the parts of Holland, Zeeland, Friesland, Voorne (*Vorn'*), Brabant, and (*Pisan'*) whom they may have arrested under pretext of the king's order to arrest men of the power of the king of France, together with their ships and goods, and to restore to them their ships and goods, as the king understands that the bailiffs, exceeding the said order, have arrested fishermen, merchants, and mariners of the aforesaid parts, who are not of the lordship or power of the king of France, together with their ships and goods.

By K. and C.

The like to the sheriff of Norfolk and Suffolk, '*mutatis mutandis.*'

Aug. 20.  
Westminster.

To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Order to deliver to Joan, late the wife of Walter Colepeper, a messuage, a garden, and three acres of land in Estfarleye, two messuages, 22 acres of land, and two acres of wood in the same town, and three acres of land in the same town, together with the issues thereof since they were taken into the king's hands, as it is found by an inquisition taken by the said Henry and by William de Northho that Walter and Joan jointly acquired the first-named messuage and land from Richard de Norfolk, clerk, in the 10th year of the king's reign, to them and their heirs in fee, and that they acquired the aforesaid two messuages and land from Thomas Bakere, in the 13th year of the king's reign, and the three acres aforesaid from Constance atte Sole, in the 10th year of the king's reign, to them and the heirs of Walter, and that Joan continued her seisin of the premises jointly with Walter until they were taken into the king's hands upon Walter's forfeiture, and that all the lands aforesaid are held of the prior of Christ Church, Canterbury, by certain services and not of the king, and that they are in the king's hands by reason of Walter's forfeiture and for no other reason; provided that, after Joan's death, the lands acquired from the aforesaid Thomas and Constance shall revert to the king.

By pet. of C.

Aug. 23.  
Westminster.

To Anthony de Lucy, keeper of the town of Carlisle and constable of the castle of the same. Order to cause Nicholas de Hewyk, knight, imprisoned



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*Membrane 35—cont.*

in the castle for adhering to the rebels, upon his finding mainpernors to have him at Portesmouth on Monday after the Nativity of St. Mary next, to set out in the king's service as he shall be then enjoined.

Aug. 20. To Adam de Helnak. Order not to intermeddle further with the custody of  
Westminster. the priory of Llanthony, near Gloucester, and to restore the issues thereof to the sub-prior, the king having lately taken the priory into his hands and committed the custody thereof to Adam during pleasure, because it appeared, after he had ordered John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, and Stafford, not to intermeddle further with the priory by reason of the late voidance, that in the election in the priory of brother Robert de Gloucestre and Walter de Longeneye, canons of the house, as prior had been made in discord, and that they and their adherents endeavoured to destroy the house by wasting and dissipating the goods of the same. By K.

Aug. 20. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middle-  
Westminster. sex, and in the city of London. Order to cause Richard de Gloucestre, son of Richard de Gloucestre, to have seisin of a messuage called 'Bloemundesbury,' in the parish of St. Giles of the Lepers, London, and of certain lands in the same parish, upon his finding security for payment of his relief, as the king learns by inquisition taken by the escheator that Richard held at his death the aforesaid messuage and lands in chief by the service of rendering a sore-coloured sparrowhawk to the exchequer at the Gule of August, and that Richard, his son, is his next heir, and is of full age, the king having taken the son's fealty.

*Vacated, because on the Fine Roll.*

To Robert de Hoton, king's clerk. Order to deliver to John de Chelmersford all charters, writings, fines, and other muniments in the king's hands and in Robert's custody that shall appear to Robert to relate to John's lands, as the king has, in consideration of a fine, pardoned John the suit of his peace and what pertains to him for adhering to the rebels, and has restored to him his lands.

Aug. 21. To the sheriff of Kent. Order to go with all speed to La Strode in that  
Westminster. county, and to arrest a ship of Stephen de Crey, of London, whereof Roger Haukyn is master, carrying the weight of 100 tuns of wine, and to proceed to Gillyngham and to arrest a ship called '*Le Petre*,' of Gillyngham, carrying the weight of 180 tuns of wine, whereof Stephen atte Hoo is master, which ship belongs to divers men of Gillyngham and to William de Bodele of London, and to proceed to La Clyve in the same county, and to arrest a ship called '*La Jonette*' of London, carrying the weight of 120 tuns of wine, whereof Curteys de Bures is master, and which belongs to Curteys and other men, and to cause the said ships to be taken to Portesmouth, so that they be there on Monday after the Nativity of St. Mary, to set out in the king's service with all the ships of value in war of all the ports and shores of the realm, which the king has ordered to be assembled at Portesmouth on the said Monday, because the king of France has gathered a great army and a multitude of ships to aggrieve the king in war, as the king is given to understand that the three ships aforesaid are lying at anchor at the said places. By K.

Aug. 18. To the sheriff of York. Order to release Richard Bowet from prison as  
Westminster. he has shewn the king that whereas he was in the company of Andrew de Hartcla when Andrew rebelled against the king, and that although, upon hearing of the rebellion, he forthwith rendered himself to the king's peace to Walter de Stirkelond, according to the king's commission to the latter to receive to his peace the adherents of Andrew who wished to render themselves to his peace, nevertheless Simon Warde, late sheriff of York, arrested

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*Membrane 35—cont.*

him by reason of his adhesion aforesaid as if he had not rendered himself to the king's peace, and caused him to be imprisoned in York castle, wherein he is still detained, wherefore he prayeth the king to cause him to be released, and the king thereupon ordered Walter to certify him concerning the premises, and Walter has signified that Richard, being aware that Walter had such commission, came to him at Syricherd in Kendale on Sunday in Mid-Lent, in the 16th year of the king's reign, and acknowledged that he was of the household and sworn and consenting to the said Andrew some of the time when Andrew was a rebel, Richard not knowing of his malice, and rendered himself to the king's peace, and that Walter received him to the king's peace according to his commission, and received the oath of allegiance from him.

By K.

*MEMBRANE 34.*

**Aug. 18.** To the sheriff of Gloucester. Order to cause the footmen archers of that county who returned home without the king's licence, and whom the king ordered him to release from prison upon their finding mainprise to be with the king at Portesmuth on Monday after St. Bartholomew next, to know that they are to be there on Monday after the Nativity of St. Mary instead of the aforesaid date, the king having prorogued the date. If any of the said men not yet arrested refuse to find such mainprise or to come to the king at the said day, the sheriff is ordered to take them and imprison them according to the king's previous order, and he is ordered to certify the king of the names of those thus released on mainprise and of the names of their mainperners at the said date.

By K.

[*Parl. Writs.*]

**Aug. 23.** To the sheriff of York. Order to cause a coroner for that county to be elected in place of William del Howe, deceased.

**Aug. 24.** To Richard le Wayte, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order to cause John de Wanetynge, son and heir of William de Wanetynge, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6967.]

**Aug. 23.** To the mayor and bailiffs of Southampton. Order to release from arrest Ferandus de Castro Dordial[es], master of the ship of '*St. Mary*,' a merchant of Spain, and the ship and the goods and the chattels therein, and his men and mariners and others in the ship, the mayor and bailiffs having arrested them upon their coming to that port by virtue of the king's order to arrest men, ships, and other goods and chattels of men of the power of the king of France, and to permit them to leave the port and go whither they wish without hindrance, and not to aggrieve or wrong the said Ferandus, or any other merchant or mariners of Spain coming to that port henceforth in their bodies, goods or merchandise, and not to permit wrong or damage to be done to them by any others, but to treat them with as much courtesy and favour as possible.

By p.s.

**Aug. 25.** To the treasurer and chamberlains of Dublin. Order to receive from John Darcy, justiciary of Ireland, 500 marks, which the king has delivered to him for carriage to the exchequer of Dublin, and to expend the same upon the king's affairs in Ireland as shall be ordained by the advice of the said John and of others of the king's council there.

By p.s. [6968.]

**Aug. 26.** To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Peter Canun of Grymesby, who is incapacitated by blindness.



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*Membrane 34 – cont.*

Aug. 18. To the sheriff of Sussex. Order not to intermeddle in any wise with  
Westminster. arresting Peter de Vernone, prebendary of Merdon prebend in Chichester church, a member of the household and chaplain of the queen, or with his goods in the sheriff's bailiwick by reason of the king's order to arrest all men of the dominion and power of the king of France and their goods. He is to restore to Peter or his attorney anything that he may have arrested by virtue of the order.

The like in favour of the following :

Buchardus de Vernone, prebendary of Yatemynstre Over Bire, addressed to the sheriff of Dorset.

The said Buchardus, parson of the church of Wardeboys, addressed to the sheriff of Huntingdon.

Peter de Tilay, parson of Stanford church, addressed to the sheriff of Essex.

Master Theobald de Trycis, prebendary of Ampleford prebend in St. Peter's York and parson of Cotingham church, addressed to the sheriff of York.

Master Richard de Monte, parson of Kirkosewald church, addressed to the sheriff of Cumberland.

Peter le Vavasour, parson of the church of Haliwell, addressed to the sheriff of Huntingdon.

Peter de Vernone, parson of the church of Stokesley, addressed to the sheriff of York.

Peter de Eltham, parson of Weston church, addressed to the sheriff of Nottingham.

John de Tricis, parson of the church of Saham, addressed to the sheriff of Norfolk.

Aug. 21. To the justices of the Bench. Order not to molest William de Ridewale  
Westminster. by reason of a writ of deceit sued out against him by the prior of Coventry, as the king, on 10 November last, received him into his protection for two years when he was going to the duchy [of Aquitaine] in the company of Ralph Basset of Drayton, seneschal of Gascony, and the king now learns from him that the justices have ordered him to be attached by virtue of the said writ, the prior pretending that he has resided in England continuously before and after the date of the king's protection aforesaid, William having come to the king from the duchy with letters from the said seneschal. By K.

The like to the sheriff of Warwick, '*mutatis mutandis*.'

Aug. 22. To the sheriff of Warwick. Order to supersede the placing of Richard  
Westminster. le Latoner in exigent to be outlawed during the existence of the king's protection or until otherwise ordered, the king having, on 26 January last, granted protection until Michaelmas next to the said Richard, then staying in Gascony in the company of Ralph Basset of Drayton, as the king understands that Richard has been put in exigent to be outlawed by reason of certain trespasses for which he is impleaded before the justices of the Bench by the prior of Coventre and others by virtue of a certain writ directed to the sheriff, the king learning from the said Ralph that Richard is still staying in the king's service in Gascony. By K.

The like in favour of Walter Chubbok.

By K.

Aug. 26. To Thomas de Culverdenn, keeper of the lands of Thomas Colepeper in  
Bayham. co. Kent. Order to pay to Alice, late the wife of Thomas le Botyller, the arrears of two quarters of wheat and of two quarters of oats yearly from the time of her husband's death, and to pay her the same yearly for so long as he has the custody of the said lands, and to permit her to have pasture for three beasts at La Bayehalle, in accordance with the king's order of 4 July, in the 15th year of his reign, to Richard de Potesgrave, then keeper of the aforesaid lands, to pay the above to Thomas and Alice. By p.s. [6970.]

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*Membrane 34—cont.*

Aug. 31.  
Bishopstone.

To him who supplies the place of the treasurer and to the chamberlains. Order to send to the king under safe custody 1,300*l.* for the expenses of the household, in the company of Master Robert de Baldok, archdeacon of Middlesex, the chancellor, who is coming to the king, as shall be agreed upon between Hugh le Despenser, the younger, and the chancellor, and them.

By p.s.

Sept. 6.  
Overfolde.

To Edmund de Asshebi, keeper of certain forfeited lands in co. Lincoln. Order to deliver to Alexander de Pilkington the manor of Otteby, and the issues thereof from the time of the death of Roger de Pilkyngton, as the king learns by inquisition taken by Lambert de Trikyngham and Henry de Fenton that Ranulph de Otteby twenty-eight years ago granted the manor to the said Roger and to Alesia his wife, to them and the heirs of their bodies, and that Roger never had any other estate in the manor, and that the manor is worth 4*l.* yearly and is held of another than the king, and that Roger and Alesia are dead, and that the aforesaid Alexander is their son and next heir, and that the manor was taken into the king's hands because Roger was said to have been with Thomas, late earl of Lancaster, a rebel, and that it is in the king's hands for that reason solely.

Sept. 10.  
Porchester.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to cause dower to be assigned to Margery, late the wife of Gerard de Aylesford, tenant in chief, upon her taking oath not to marry without the king's licence.

*MEMBRANE 33.*

Aug. 5.  
Guildford.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to William son of William Maunsel the manor of Lupeyate, co. Gloucester, which was taken into the king's hands by reason of his father's death, as the king learns by inquisition taken by the escheator that William Maunsel held the manor for life of the grant of Alexander de Dunteshurn by fine levied in the king's court, with remainder to William his son and to the heirs of his body, and that the manor is held of the lands that belonged to the earl of Hereford, which are in the king's hands, by knight service, the king having taken William's fealty for the same.

*Memorandum*, that this fealty was taken in place of homage by writ of privy seal amongst the writs of privy seal of the 17th year.

Aug. 22.  
Westminster.

To Richard Pounz, keeper of the park of Enefeld. Order to permit the prior of the Hospital of St. John of Jerusalem at Clerkenwell (*ad Fontem Clericorum*), London, to take five bucks between Midsummer and Michaelmas and five does between Michaelmas and Lent yearly, by himself or by his men, with archers or dogs at his pleasure in the outer park of Enefeld, as he was wont to do before the forfeiture of that park to the king, as the king learns by inquisition taken by Humphrey de Waleden and Henry de Edenestowe in the presence of the said keeper and of Edmund de Cheigny, keeper of forfeited lands in co. Middlesex, that William de Mandewilla, sometime earl of Essex and lord of the said park, granted to the brethren of the aforesaid hospital five bucks and five does yearly as above, and that the prior of the Hospital and his predecessors have received and had the bucks and does in the outer park of Enefeld from time out of mind until the time when the park came to the king's hands by the forfeiture of Humphrey de Bohoun, late earl of Hereford and Essex, and lord of that park, taking them as above at the prior's cost, and not in the inner park, which is called 'Le Frith,' and that the prior has been hindered from taking



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*Membrane 33—cont.*

them from the time of the forfeiture aforesaid by the keepers of the park, because the keepers had no order from the king to permit the prior to take the said bucks and does, and that the park is a member of the manor of Enefeld, which was always held with the park of the king before the forfeiture.

Aug. 27.  
Tunbridge.

To the sheriff of Stafford. Order to release Henry Russel from prison at Stafford, if he be imprisoned solely by reason of a trespass committed by him against the prior of Coventre, upon his finding mainpernors to have him before the king in a month from Michaelmas next to prosecute his action for error, and to satisfy the king for what pertains to him in case the judgment in this matter be affirmed, as Henry has suggested to the king that error has intervened in the record and process and in the rendering of judgment in the action before William de Bereford and his fellows, justices of the Bench, between the aforesaid prior and Henry concerning the said trespass, whereupon the king ordered the aforesaid William to send the record and process to him under his seal and the writ sent to William concerning the same, so that the king should have them in a month from Michaelmas, Henry having been taken and imprisoned by the sheriff because he has not satisfied the king for what pertains to him in this behalf and is put in exigent in the county [court] of Warwick at the king's suit, as he has given the king to understand.

Aug. 28.  
Tunbridge.

To the same. Order to certify the king of the names of Henry's mainpernors after he have received them and of his proceedings in this behalf, remitting this writ into chancery. The king wills that the execution of his previous (*dicti Prioris brevis regis*) writ of mainprise returnable before the king at the aforesaid day shall not be retarded by pretext of this writ, but execution shall be done in all things according to the force and effect of the same.

Aug. 27.  
Tunbridge.

To the sheriff of Warwick. Order to release Walter Chubbok, Adam Makehayt, William de Gloucestre and Robert de Rydewale from prison (*sic*), and to supersede the exaction of them to be outlawed in that county [court] from the time when they render themselves to prison, upon their finding mainpernors to have them before the king as above, and upon their rendering themselves to prison, as they have suggested to the king that error has intervened in the record and process and in the rendering of judgment in the action before William de Bereford and his fellows, justices of the Bench, between Robert de Quenton and them concerning a trespass committed by them, whereupon the king ordered the aforesaid William to send the record and process to him under his seal, and the writ sent to William concerning the same, so that the king should have them in a month from Michaelmas, the said Walter, Adam, William and Robert having prayed for remedy because they are exacted from county [court] to county [court] until they shall be outlawed because they have not satisfied the king for what pertains to him in this behalf.

By K. on the information of W. de Ayremynne.

The like to the sheriff in favour of the following:

Walter Chubbok, John Grampe, William de Gloucestre, Adam Makehayt, Robert de Ridewale, Nicholas Breton, Henry Russel, Robert Russel, chaplain, John de Mountsorel, John le Redclerk, Henry Bagod, John his brother, John de Allesleye, John de Stonleye, and Walter Boner, put in exigent at the suit of Richard Falke.

Henry Bagod, Walter Chubbok, Richard Uttyng, Simon Uttyng, Robert Russel, Henry Russel, John de Mountsorel, Nicholas Breton, John le Redclerk, Roger le Bray, John Bagod, John de Allesleye, Roger le Taillour, John Frebern, John de Stonleye, Walter Boner,



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*Membrane 33—cont.*

Robert de Ridewale, Adam Makehayt, William de Gloucestre, and Richard le Latoner, put in exigent at the suit of the prior of Coventre.

*Vacated, because otherwise below.*

Walter Chubbok, John Grampe, William de Gloucestre, Adam Makehayt, Robert de Ridewale, Nicholas Breton, John le Redclerk, and Henry Russel, put in exigent at the suit of Walter Fraunceys.

Adam Makehayt, William de Gloucestre, and Robert de Ridewale, put in exigent at the suit of John Erneys.

John Grampe, William de Gloucestre, Walter Chubbok, Adam Makeheyte, Robert de Rydewale, John de Mountsorel, Nicholas Breton, Henry Russel, John le Redclerk, John de Allesleye, John de Stonleye, and John Frebern, put in exigent at the suit of John Benet.

John Grampe, Walter Chubbok, Richard le Latoner, Henry Russel, Richard Uttyng', Simon Utting', Robert de Ridewale, John de Mountsorel, Nicholas Breton, John le Redclerk, Henry Bagod, John Bagod, John de Allesleye, Roger le Taillour, John Frebern, and John de Stonleye, put in exigent at the suit of John de Dumbelton.

Walter Chubbok, John Grampe, William de Gloucestre, Adam Makehayt, Robert de Ridewale, and Nicholas Breton, put in exigent at the suit of Thomas Joylin.

Adam Makeheyte, William de Gloucestre, Robert de Rydewale, Walter Chubbok, John Bagod, John Grampe, Nicholas Breton, John le Redclerk, and Henry Russel, put in exigent at the suit of Henry de Coleshull.

To the sheriff of Warwick. Order to release Henry Bagod, Walter Chubbok, Richard Uttyng', Simon Uttyng', Robert Russel, Henry Russel, John de Mountsorel, Nicholas Breton, John le Redclerk, Roger le Bray, John Bagod, John de Allesleye, Roger le Taillour, John Frebern, John de Stonleye, Walter Boner, Robert de Ridewale, Adam Makeheyte, William de Gloucestre, and Richard le Latoner, if they are to be taken because they have not satisfied the king, upon their finding mainpernors to have them before the king at the aforesaid day to prosecute their action of error, and to satisfy the king for what pertains to him if the judgment be affirmed, they having alleged error in the record and process and in the rendering of judgment in the action before the aforesaid William de Bereford and his fellows, justices of the Bench, between the prior of Coventre and them concerning a trespass committed by them.

Aug. 30.  
Pevensay.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to supersede until the morrow of All Souls next the demand for 494*l.* 3*s.* 7*d.* for the king's use made upon the prior and brethren of the Hospital of St. John of Jerusalem in England by reason of the Templars' lands in their hands, as the muniments touching the said lands, whereby the prior and brethren intend to discharge themselves of certain of the debts exacted from them by reason of the aforesaid lands, are still in the king's possession.

By p.s.

The like to the sheriffs of London, '*mutatis mutandis.*'

Sept. 11.  
Porchester.

To Robert de Aston, keeper of certain lands in co. Gloucester. Order to deliver to William son of William le Seneschal the manor of Stanlewe Poundelarge, to be held for so long as Maurice de Berkeleie shall be in the king's prison, or until further orders, for the rent of 16*l.* yearly due to him from the manor, as the king learns by inquisition taken by Robert and by John de Hampton that William le Seneschal, father of the said William son of William le Seneschal of Evesham demised the manor to Isabella, wife of the said Maurice, before she was married, for her life, at Michaelmas,



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*Membrane 33—cont.*

34 Edward I., rendering therefor 16*l.* yearly, and doing to the chief lords the services due to them, and that the rent was paid to William the father from the time of the demise by Isabella during all his life, to wit for three years, and was paid after his death from Michaelmas, in the 3rd year of the king's reign, until Michaelmas, in the 7th year of the reign, from which time Isabella, by her mastery and lordship, unjustly detained the rent until 28 December, in the 15th year of the reign, when the manor was taken into the king's hands with Maurice's other lands by reason of his rebellion, and that the manor is still in the king's hands for this reason, and that the rent ought of right to be rendered to William the son, and that the manor is held of the heirs of Aymer de Valencia, late earl of Pembroke, by the service of 40*s.* yearly, and that the manor is worth in all issues 10*l.* 10*s.* 10<sup>3</sup>/<sub>4</sub>*d.*, and that William and William never changed their estate in the rent at any time, and it appears by examination of Maurice, imprisoned in Walyngford castle, made by the constable of that castle, and by examination of Isabella, imprisoned in Oxford castle, made by the sheriff of Oxford, that William the son never made any remission or quit-claim to her when she was single, nor to her and Maurice of the manor or rent, and did not change his estate therein, and that if anything of the rent from Michaelmas aforesaid to the said 28 December was in arrear, it was in arrear by the spontaneous will of William, but that Maurice and Isabella do not know what is in arrear.

By p.s. and by C.

Sept. 18.  
Porchester.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to supersede until further orders the demand made by summons of the exchequer upon Gilbert Talbot for 2,000*l.*, in which he made fine with the king to save his life and lands, because he was a rebel.

By K. on the information of William de Ayremynne.

*Membrane 33—Schedule.*

Sept. 13.  
Porchester.

To the sheriff of Kent. Order to release William de Bordene and John atte Boynes from prison, upon their finding mainpernors to have them before the king to answer for certain felonies committed at Ledes and for disobedience and rebellion against the king, whereof they were indicted, the king having lately, upon being given to understand that William and John and other malefactors were indicted for the above, and that the sheriff, making no execution of the indictment, permitted them to wander about in his bailiwick, ordered the sheriff to arrest and imprison them. By C.

Sept. 15.  
Porchester.

To Edmund de Passele. Order to supersede until further orders the execution of all things touching the matter aforesaid, the king having lately ordered him to certify the sheriff of the indictment of the said William and John and the others for the felonies aforesaid, whereof they were indicted before Edmund and his fellows, justices appointed to hear and determine such felonies, disobediences, and rebellions in co. Kent. By C.

Sept. 27.  
Porchester.

To Robert de Aston, keeper of certain forfeited lands in co. Gloucester. Order to deliver to Henry de Hatherleye the lands that belonged to Robert de Prestebury in Uphatherleye, Lekhampton, and Prestebury, which are in the king's hands by reason of Robert's enmity, as the king learns by inquisition taken by the said keeper and John le Botiller of Lanultyt that a mesuage, 80 acres of land, an acre of meadow, 2 acres of wood, an acre of pasture, and 15*s.* of rent in Uphatherleye, which formerly belonged to the said Robert de Prestebury, were charged by him, together with his lands in Uphatherleye, Lekhampton, and Prestebury, for the term of his life with a yearly rent of 10*l.* 2*s.* 0*d.* and a robe to the said Henry, and that the mes-

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*Membrane 33—Schedule—cont.*

suage, land, etc., in Uphatherleye above specified are in the hands of Thomas de Hatherleye by demise from Robert, to Thomas and his heirs, and are worth 30s. 10*d* yearly, and that Robert charged the payment of the aforesaid rent to Henry upon him and his heirs and upon the said lands, and upon his lands in Uphatherleye, Lekhampton, and Prestebury, which are still in the king's hands, and that the lands in the king's hands are worth yearly 6*l*. 19s. 11*d*. The lands are to be held by Henry at the king's will in full satisfaction for the said rent, so far as concerns the king by reason of the lands aforesaid.

By K. and C.

*MEMBRANE 32.*Sept. 12.  
Porchester.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manors of Otery, Moneketon, Galmeton, and Stokeflemyng, and with rents of 9*l*. and 77s. 9*d*. in Marynlegh and Dertemuth, co. Devon, which he has taken into the king's hands by reason of the death of John de Carru, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held the manors and rent for life by virtue of a fine levied before the justices of the Bench, between him and Nicholas his son, demandants, and William son of the said Nicholas, deforciant, with remainder to Nicholas and the heirs of his body, with remainder to John brother of Nicholas and the heirs of his body, and that Nicholas died without an heir of his body, for which reason the manor and rent ought to remain to the said John, and that they are held of John de Mohun by knight service.

Sept. 14.  
Porchester.

To William de Twenge and Thomas Ughtred. Order not to compel the men and burgesses of the town of Kyngeston-on-Hull to come outside the town on the king's service by virtue of any commission or order of the king's directed to them, and to release any distraint that they may have made in this behalf, as the king has enjoined the bailiffs, men, and burgesses of the said town to prepare all their ships that are valuable for war, and to furnish them with armed men and other necessities, and to send them to sea on his service.

By K. and C.

The like to Henry de Percy, William de Ros, and William Latymer.

By K. and C.

Sept. 11.  
Porchester.

To Edmund de Assheby, keeper of certain forfeited lands in co. Lincoln. Order to restore to Henry de Humframvill his lands, goods and chattels, and the issues thereof, as the king, on 16 June last, ordered Alan de Cubbeldyk, then keeper of the aforesaid lands, to restore the said lands and goods to Henry, together with the issues thereof, they having been taken into the king's hands because it was said that he adhered to certain of the rebels, as Alan was amoved from the keepership of the lands before he received the order.

Sept. 13.  
Porchester.

To Robert de Hungerford, keeper of certain forfeited lands in co. Wilts. Order to pay to Adam Russel of Okeburn 8 quarters of wheat and 8 quarters of barley and 2s. 6*d*. of rent yearly due to him from a messuage and 4 virgates of land in Draycote Foliot, for so long as the lands are in Robert's custody, and to pay him the arrears of the above from the time that he received the custody, as the king learns by inquisition taken by William de Harden and Robert that Henry Tyes held the premises of Adam by the above service, and that they are not charged and were not charged therewith, but that they are held by that service, and that Adam was seised of the rent by the hands of Henry as his tenant and by the hands of other tenants of the same for 40 years and more, until they were taken into the



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*Membrane 32—cont.*

king's hands upon Henry's rebellion, and that Adam did not remit the rent to Henry and did not make any other estate thereof, and that the messuage and land are worth 4*l.* yearly. By C.

Sept. 16.  
Porchester.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Edmund de Bohun and Matilda his wife, daughter and heiress of Nicholas de Segrave, a garden, 39 acres of pasture, a wood called 'Le Park,' and 15*s.* 2*d.* of rent in Crishale, and the issues of the same from 14 March last, when the king took Edmund's homage for the lands that Nicholas, father of Matilda, held in chief at his death, and ordered the escheator to cause them to have seisin of the said lands in his bailiwick, as the king now understands that the escheator delays delivering to them the premises whereof Nicholas was seised in his demesne as of fee at his death.

Sept. 18.  
Porchester.

To the sheriff of Sussex. Order to cause proclamation to be made that a market shall be held at the king's town of Brembre on Monday and on Thursday weekly, and a fair on the eve, day, and morrow of St. John ante Portam Latinam, and another on the eve, day, and morrow of St. Edward the King and Confessor yearly. By K.

Sept. 22.  
Porchester.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Henry de Tychemerssh, who is incapacitated by illness and age.

Sept. 15.  
Porchester.

To the sheriff of Kent. Order to release John de Breydeston, Robert de Grofhurst, Richard de Grofhurst, and William de Grofhurst from prison, upon their finding mainpernors to have them before the king to answer to him, the sheriff having arrested them by virtue of the king's order to arrest William de Bordene and John atte Boynes and other malefactors who were indicted for certain felonies committed at Ledes and for disobedience and rebellion against the king. By C.

Sept. 25.  
Porchester.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to pay to Sarah, wife of John de Patemore, 100*s.* yearly from the issues of the lands of the said John, who has eligned himself from the realm because he adhered to the rebels, the king having granted by his letters patent that she shall receive this sum yearly from John's lands for the maintenance of herself and children until he should cause other ordinance to be made for her estate. By p.s.

Sept. 23.  
Porchester.

To the same. Order to cause Robert de Morley to have respite for a year, unless otherwise ordered, for all the debts due from him to the exchequer, as well for his own debts as the debts of his ancestors and of the ancestors of Hawisia his wife, daughter and heiress of William le Mareschal. By K.

Sept. 24.  
Porchester.

To the same. Order to cause Richard Talbot, who is staying in the duchy [of Aquitaine] upon the king's service, to have respite until Easter for all the debts due from him to the exchequer for any reason. By K.

To the same. Order to cause William le Latimer Bouchard, who is going on the king's service to the duchy aforesaid, to have respite until Easter for all debts due to the exchequer, both for his own debts and those of his ancestors. By K.

Sept. 19.  
Porchester.

To the sheriffs of London. Order to pay to Bertram de la More, the king's serjeant-at-arms, 10 marks for Michaelmas term out of the ferm of the city, the king having granted that sum yearly from the ferm for his life, in consideration of his good service to the king.

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*Membrane 32—cont.*Sept. 24.  
Porchester.

To Walter de la Pulle, escheator of Ireland. Order to deliver to John le fitz Simund his lands, which were taken into the king's hands by reason of his adherence to the rebels, and the issues thereof from 1 April last, when the king pardoned him the suit of his peace and what pertained to him by reason of such adherence, and restored to him his lands, for a fine that John made with him.

The like to John Darcy, justiciary of Ireland.

*MEMBRANE 31*Sept. 27.  
Porchester.

To Hugh le Despenser, earl of Winchester, keeper of the Forest this side Trent. Order to take into the king's hands all the forests in his bailiwick that queen Isabella holds of the king's assignment, the king having ordered all the castles, fortlets, manors and lands that she held of his assignment in England and Wales to be taken into his hands.

By K.

Sept. 20.  
Porchester.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manor of Mammeheved near Doulech, co. Devon, which he has taken into the king's hands, by reason of the death of John de Carru, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Carru and Joan his wife and John their son held the said manor jointly to them and the heirs of the body of John the son at the time of the death of John the father, with remainder to the right heirs of John the father, and that the manor is held of William le Spek by knight service.

Sept. 20.  
Porchester.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to Joan, late the wife of John de Carru, tenant in chief, a third of the manor of Mulesford, co. Berks, which the king has assigned to her as dower thereof.

Sept. 24.  
Porchester.

To John Everard, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order to deliver to Peter de Uvedale and Margaret his wife, late the wife of Jocus de Dynham, tenant in chief, all their lands, goods and chattels, which the escheator has taken into the king's hands because Peter married the said Margaret without the king's licence, together with the issues of the same since they were taken into the king's hands, as the king wishes to spare Peter, who has gone to Gascony in his service, to be held by him so long as he is in the said service.

By K.

Sept. 23.  
Porchester.

To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the manor of Intebergh and with the advowson of the vicarage of the manor, and to restore the issues thereof, as it was found by an inquisition taken by the escheator that Aymer de Valencia, late earl of Pembroke, had no lands at his death in co. Worcester in his demesne as of fee, but that he held the aforesaid manor and advowson for life of the demise of John de Hastyng', lord of Bergeveny, and that the manor and advowson are held of the bishop of Hereford, and the said John has shewn in chancery a charter under the earl's seal, whereby he asserted that the earl granted to him the aforesaid manor and advowson, to him and the heirs of his body, with remainder to the earl, and the king, wishing to be certified whether the earl granted the manor and advowson to John and his heirs simply in fee or to John and the heirs of his body, ordered the escheator to make inquisition concerning the same, and it appears by such inquisition that the earl, on 12 August, in the 4th year of the king's reign, granted the manor and advowson to John and to the heirs of his body, with remainder to the earl.

By C.



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*Membrane 31—cont.*Sept. 26.  
Porchester.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with a messuage and six acres of land in Sutton in Holand, and to restore the issues thereof, as the king, at the petition of the prior of Spaldyng', suggesting that a certain prior of that place in the time of Henry III. entered the said messuage and land, which Richard son of Ellen, then his villein, had previously acquired in fee from Richard Lefsy, as tenements acquired to the prior by his villein aforesaid, and had acquired in fee 14s. of rent in Spaldyng' long before the publication of the statute of mortmain from Richard Cluny, and that the escheator had taken the messuage, land, and rent into the king's hands because it was found by an inquisition of office taken before him that the prior had acquired them after the publication of the statute of mortmain without licence from the late or the present king, ordered the escheator to make inquisition concerning the acquisition of the messuage, land, and rent, and it appears by the inquisition thus taken that Simon, formerly prior of Spaldyng', in 56 Henry III., entered the messuage and land, which Richard son of Ellen, his villein, had acquired as above, as tenements acquired to the said prior by his villein, and that William, sometime prior of the same, acquired the rent aforesaid in fee from the said Richard Cluny three years before the publication of the statute of mortmain.

Sept. 26.  
Porchester.

To the same. Order not to intermeddle further with a messuage and 60 acres of land in Surflete, and to restore the issues thereof, as the king, at the petition of the prior of Spaldyng', suggesting that John son of Godfrey atte Felde of Surflete in the time of Henry III. granted the messuage and land to John, prior of Spaldyng', in frankalmoin, and that John son of Godfrey and his ancestors held the messuage and land, from time out of mind until the making of the grant to the prior, of John de Braytoft, then lord of the manor of Risgate, and of his ancestors, and not of the king, and that Henry confirmed the grant by his charter in the 54th year of his reign, and that the escheator had taken the messuage and land into the king's hands because it was found by an inquisition of office taken before him that the tenements are held of the king in chief, and that the said prior John had acquired them without licence from the king, ordered the escheator to make inquisition concerning the acquisition of the same, and it is found by the said inquisition that John son of Godfrey granted the messuage and land to the said prior John in the time of Henry III., to hold to him and his successors by the service of 10s. yearly, and that John son of Godfrey and his ancestors held the messuage and land, from time out of mind until the making of the grant to the prior, of John de Braytoft, then lord of the manor of Risgate, and of his ancestors, and not of the king's progenitors, and it appears by the charter of confirmation of Henry III. exhibited in chancery that he confirmed the said grant in the aforesaid year of his reign.

Sept. 30.  
Porchester.

To John de Hampton, escheator in cos. Gloucester, Hereford, Salop, Stafford, and in the adjoining marches of Wales. Order to assign dower to Joan, late the wife of William de Staure, tenant in chief, upon her taking oath not to marry without the king's licence.

Sept. 23.  
Porchester.

To the same, escheator in cos. Gloucester, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the manor of Interbergh and with the advowson of the vicarage of that manor, and to restore the issues thereof, as it was found by an inquisition taken by the escheator that Aymer de Valencia, late earl of Pembroke, had no lands at his death in co. Worcester in his demesne as of fee, but that he held the aforesaid manor and advowson for life of the demise of John de Hastyng', lord of Bergeveny, and that they are held of the bishop of Hereford, and the said John has shewn in chancery a charter under the earl's

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*Membrane 31—cont.*

seal, whereby, he asserted, the earl granted to him the aforesaid manor and advowson, to him and the heirs of his body, with remainder to the earl, and the king, wishing to be certified whether the earl granted the manor and advowson to John and his heirs simply in fee or to John and the heirs of his body, ordered the escheator to make inquisition concerning the same, and it appears by such inquisition that the earl, on 12 August, in the 4th year of the king's reign, granted the manor and advowson to John and to the heirs of his body, with remainder to the earl. By C.

*Vacated, because above.*Oct. 8.  
Byfleet.

To the keeper of the manor of Melbourn. Order to permit the tenants of the manor, which is of ancient demesne, to receive brushwood in the wood of the manor for their fire, as they and their ancestors have been wont to receive, they having shewn the king that whereas they ought to receive, and they and their ancestors from time out of mind have been wont to receive, brushwood in the wood of the manor for their fire, to wit each of them in proportion to their tenure, by the delivery of the keeper of the wood and of two men of the town of Mellebourn chosen for this purpose before the steward there, without hindrance, until the manor was taken into the king's hands by the forfeiture of Thomas, late earl of Lancaster, the lord of the manor, since which time they have been hindered from receiving such brushwood. By C.

Oct. 14.  
Sheen.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with a moiety of the manor of Holmespyney, co. Lincoln, which he has taken into the king's hands by reason of the death of Gerard de Aylesford, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Gerard and Margery, his wife, held the moiety jointly on the day of Gerard's death of the gift and feoffment of John Beek, parson of the church of Bekyngham, and that the moiety is held of William le Latymer by knight service.

Oct. 12.  
Sheen.

To the treasurer and chamberlains. Order to pay to the king's clerks and others to be sent to divers parts of the realm on the king's affairs their expenses, according to the discretion of the treasurer and chamberlains and of the barons of the exchequer. By C.

*MEMBRANE 30.*Sept. 28.  
Porchester.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to cause Robert Bendyn, admiral of certain ships about to set out in the king's service to the duchy [of Aquitaine], to have respite until Christmas for the debts due from him to the exchequer for the debts of himself and his ancestors. By K.

Sept. 25.  
Porchester.

To Constantine de Mortuo Mary, William Bernak, Roger de Kerdeston, and Geoffrey With. Whereas the men of the port of Blakeneye and its members have at their cost two ships provided with men and other necessities in the king's service on the sea, as John de Sturmy, admiral of the fleet of ships towards the north, has testified to the king by his letters, and Constantine, William, Roger, and Geoffrey are compelling the said men, who have contributed to the equipment (*eshippamento*) of the aforesaid ships according to the value of their lands, goods and chattels in the port and its members, to contribute to the arms for certain men to be chosen in co. Norfolk by Constantine, William, Roger, and Geoffrey, according to the king's commission to them, wherefore the men of Blakeneye have prayed the king for a remedy: the king, being unwilling to charge the said men of



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*Membrane 30—cont.*

Blakeneye with a double burden, to wit by land and by sea, orders Constantine, William, Roger, and Geoffrey not to compel the men who have thus contributed to the aforesaid equipment to contribute to the arms aforesaid for their lands, goods and chattels aforesaid, provided that if they have lands, goods and chattels outside the said port and its members, they shall contribute to the arms aforesaid according to the value of the same lands, goods and chattels.

Sept. 23.  
Porchester.

To the collectors of the custom of wool, hides, and wool-fells in the port of Boston. Order to pay to John de Strykeneye and John de la Gotere 100 marks, to provide therewith in the coming fair of Boston ten thousands of 'stokfissh' and of 'screyfissh,' which the king has ordered them to provide.

By K.

Sept. 25.  
Porchester.

To the said John and John. Order to intend the making of the above provisions. The king will cause to be paid to them what they shall pay of their own beyond the above sum when he is informed of the amount.

By K.

Oct. 5.  
Porchester.

To the treasurer and barons of the exchequer. Order to supersede until the octaves of Martinmas next the demand made upon Edmund de Kendale for 100 marks, which he acknowledged in chancery that he owed to Nicholas de la Beeche, and which the treasurer and barons exact from him by summons of the exchequer for the king's use, by reason of the enmity of Nicholas, as Edmund asserts that he can prove that they ought not to be levied from the said Nicholas (*sic*).

By K. on the information of William de Ayrem[ynne].

Sept. 21.  
Porchester.

To the mayor, sheriffs, and community of the city of London. Order to cause 300 footmen to be chosen in the city, if they have not yet been chosen according to the king's previous order, and to provide suitable arms for them by the view of two of the citizens of each ward of the city, so that the arms shall be provided between now and Martinmas, and shall be ready at such time as the king shall cause the said men to come to him, the king desiring to make himself strong by land and sea to resist the king of France, who has assembled an army to make war upon the king in his duchy of Guyene and has assembled a great navy in the parts of Normandy and Zeeland to aggrieve the king and his subjects by land and sea. The king wills that after the footmen shall have returned from his service, the arms shall be restored to the mayor, sheriffs and community, and shall be kept in safe guard by certain men of the city for the defence of the realm in like case. *French.*

By K.

[*Parl. Writs.*]

The like for various numbers of footmen to the mayors, bailiffs and men, and the bailiffs and men of forty-eight towns. [*Ibid.*]

Oct. 8.  
Guildford.

To the sheriff of Hereford. Order to cause Roger Pychard, who is staying in the king's service in parts beyond sea with Edmund, earl of Kent, to have respite until Easter next for all debts due from him to the exchequer.

Oct. 9.  
Guildford.

To Geoffrey le Scrop and his [fellows], justices to hold pleas before the king. Order not to aggrieve John Flemyng at the suit of the king or others by reason of the rebels' goods that he took and occupied whilst in the king's company in the pursuit of the rebels, as the king has granted that those who were in his company in pursuit of the rebels shall not be aggrieved for the goods of the rebels that they took and occupied whilst in the king's company in the said pursuit between 17 October, in the 15th year of his reign, and 5 April following.

By K.

Oct. 10.  
Guildford.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of John son of John, who is insufficiently qualified.

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*Membrane 30—cont.*Oct. 11.  
Byfleet.

To Ralph Camoys, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in the chapel of the castle bread, wine, oil, and other small necessities for the celebration of divine service from Michaelmas last until next Michaelmas.

Sept. 1.  
Pevensy.

Nicholas Fastolf, who is about to set out for Ireland by the king's order, has letters of attorney in England under the names of Master Laurence Falstolf and John Claver, to endure for three years.

*Vacated, because on the Patent Roll.*

Oct. 13.  
Sheen.

To Geoffrey le Serop and his fellows, justices to hold pleas before the king. Order to continue until the quinzaine of Easter next all matters moved against the bishop, dean, and chapter of St. Paul's London in the last eyre of the justices at the Tower of London, which the king afterwards caused to come before him and which he ordered to be continued until the quinzaine of Michaelmas.

By K

Oct. 15.  
Sheen.

To Ralph de Camoys, constable of Wyndesore castle. Order to pay to Edmund de Algate, porter of both gates, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the king's works, 2*d.* a day; to Adam the gardener of the garden without the castle, 2½*d.* a day; to the four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, captain-forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the works in the castle, 2*d.* a day; to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day: being their wages and stipends, from Michaelmas last to next Michaelmas.

*MEMBRANE 29.*Oct. 20.  
The Tower.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to pay to Robert de Popham 8*s.* 3½*d.* yearly from the time when the lands of John de Bensted, tenant in chief, were taken into the king's hands by reason of his death, and to pay him the same for so long as the lands are in the king's hands, as the king learns by inquisition taken by the escheator that John held at his death certain lands in Bensted Popham of Robert de Popham by the service of 8*s.* 3½*d.* yearly.

The like to the said escheator in favour of Edmund Thurstan for 3*s.* 10*d.* for lands that John held of him in Bensted Regis.

Oct. 26.  
The Tower.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Huntingdon, Cambridge, Essex, and Hertford. Order not to intermeddle further with the lands of Thomas Baldewyn of Bergholt, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas held no lands in chief as of the crown at his death by reason whereof the custody of his lands ought to pertain to the king.

Oct. 26.  
The Tower.

To the same. Order to pay to Richard le Mareschal 25*l.* for Michaelmas term out of the issues of his bailiwick, in accordance with the king's grant of 23 September, in the 11th year of his reign, to Richard of 50*l.* yearly from the issues of the escheatorship this side Trent in aid of his maintenance, he having been ruined (*destructus*) by the Scotch rebels.

Oct. 28.  
The Tower.

To Thomas de Wardcop, keeper of certain lands in the king's hands in co. Westmoreland. Order to expend up to 10*l.* in repairing the houses, walls, and other buildings within the castle of Brouham.

By bill of the treasurer.



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*Membrane 29—cont.*

Oct. 30. To the same. Order to cause the king's watermill of the town of Westminster. Kyrkeby Stephan to be repaired for 6 marks, and to cause the timber necessary for the same to be taken in the king's wood of Whinfel by the view of his forester there, and to cause it to be carried to Kyrkeby Stephan at the king's expense, as the men of that town have mainperned before Robert de Beverlaco and John de Jakele, auditors of the accounts of the issues of the lands aforesaid, to repair the watermill, which was burnt by the Scotch rebels, for 6 marks, provided that the king find the timber necessary for the same and cause it to be carried to the town. The king has ordered the forester aforesaid to cause the timber to be delivered to Thomas.

To the forester of Whinfel. Order to deliver to the aforesaid keeper sufficient timber for the repair of the said mills. By bill of the treasurer.

Oct. 30. To the sheriffs of London. Order to release William de Walyngford, Westminster. 'brewer,' upon bail, upon his finding mainpernors to have him before the king's justices at the first assize, as the king learns by the record of John de Bousser and Hamo de Chigewell, the king's justices to deliver Neugate gaol, that William, who is imprisoned therein for the death of Simon son of Roger de Parys, slew the said Simon in self-defence.

Oct. 28. To Robert de Hungerford, keeper of certain forfeited lands in co. South- Westminster. ampton. Order not to intermeddle further with a messuage in Suthampton, and to restore the issues thereof, as the king learns by inquisition taken by William Harden, Ralph de Bereford, and the said keeper that Agnes de Brewes acquired the messuage from Henry Tyeys three years before Henry adhered to the rebels, and that she has never changed her estate therein, and that the messuage is held of the prior of God's House, Southampton, by the service of 23s. and by the service of 18d. for a custom of that town called 'Longavel,' yearly, and that the messuage is worth 6s. 8d. beyond the said service, the keeper having taken the messuage into the king's hands by reason of Henry's rebellion.

Oct. 30. To Robert Power, chamberlain of North Wales and escheator there. Westminster. Order not to intermeddle further with certain lands in Eyros in North Wales, and to restore to Simon Flynt of Coneway and Margaret his wife the issues thereof from Midsummer last, as the king learns by inquisition taken by Edmund, earl of Arundel, justice of Wales, that Simon and Margaret demised the said lands to John Cam, a member of the household of Roger de Mortuo Mari of Chirk, a rebel, for the term of six years, and that the term ended at Midsummer last, and that Simon and Margaret never changed their estate therein, and it appears by inspection of the other part of an indented deed exhibited by Simon in chancery that the demise was made in form aforesaid, the chamberlain having taken the lands into the king's hands by reason of John's adherence to Roger.

Oct. 30. To the treasurer and barons of the exchequer. Order to allow to John The Tower. de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, 25*l.*, which the king, on 26 October last, ordered him to pay to Richard le Mareschal for Michaelmas term last, in accordance with the king's grant, on 23 September, in the 11th year of his reign, to Richard of 50*l.* yearly from the issues of the escheator's bailiwick.

Oct. 20. To the same. Order to acquit Robert de Cliderou, late escheator this side Westminster. Trent, of the issues of the manor of Blakhale from the time of the death of John de Wygeton, tenant in chief, the king having ordered him to deliver the manor and the issues aforesaid to Dionisia, late the wife of the said John, because Walter de Wygeton, father of the said John, granted, by deed enrolled

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*Membrane 29—cont.*

in the late king's chancery, the said manor to John and Dionisia for her life and to their heirs, and because John and Dionisia were seised of the manor jointly for twenty-six years.

Oct. 29. To the sheriff of Cumberland. Order to release Thomas Chapman and  
Westminster. Thomas Wedousone, men of Scotland, together with their beasts, goods, and chattels, and to permit them to make their profit thereof and return home without hindrance, as they have shown the king that although Ranulph de Dacre, one of the keepers of the truce between the king and Robert de Brus, received them into the king's safe conduct in coming with their beasts and other goods from Scotland into this realm for the purpose of making their profit, the sheriff has arrested them and their beasts, goods, and chattels because they are of Scotland.

Oct. 30. To the treasurer and barons of the exchequer. Order to acquit John de  
Westminster. Norton, king's clerk, of the ferm of the manor of Brehill, co. Buckingham, from 25 March, in the 7th year of the king's reign, which manor the king on 6 May, in the 2nd year of his reign, committed to John during pleasure, rendering therefor 33*l.* yearly at which it was extended, as the king granted the manor on 25 March aforesaid to Richard de Arundell with other things for life for his maintenance in the king's service, as of the yearly value of 80*l.*

Oct. 30. To Master Robert de Ayleston. Order to pay to the abbot and convent  
Westminster. of Westminster the arrears of 10*s.* yearly from 16 May last, when the king committed to him during pleasure the custody of a messuage called 'Rosa-mund,' 14 acres of land, an acre of meadow, and 4 acres of pasture in Westminster, which belonged to John de Benestede, deceased, tenant in chief, and which were in the king's hand by reason of the minority of his heir, rendering therefor yearly 26*s.* 6*d.*, at which the lands are extended, and to pay the above 10*s.* yearly for so long as he shall have the custody of the said lands, as it is found by an inquisition taken by William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, concerning the lands of the said John, that John held the messuage and land aforesaid of the abbot and convent by the service of 10*s.* yearly, which is not contained in the extent aforesaid.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Thurger, who is insufficiently qualified.

*MEMBRANE 28.*

Oct. 15. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
The Tower. Dorset. Order to cause dower to be assigned to Elizabeth, late the wife of Henry de Brok, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford.

Oct. 16. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland.  
The Tower. Order to cause Roger Bate of Acumby, son and heir of William Bate of Acumby, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By K. on the information of W. de Ayre[mynne].

Oct. 18. To the treasurer and barons of the exchequer. Order not to permit  
The Tower. John Pecche to be aggrieved before them at the suit of the king or of any other by reason of the goods that he took and occupied from the rebels and



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*Membrane 28—cont.*

their adherents whilst he was in the king's company in their pursuit, as the king has granted that those who were in his company in pursuit of the rebels shall not be molested by reason of the rebel's goods taken and occupied by them in the said pursuit from 17 October, in the 15th year of his reign, until 5 April following.

To the mayor and sheriffs of London. Order to release from prison in Neugate John de Lorty, who was lately convicted before the sheriffs for certain trespasses committed by him upon Richard de Burton of co. York, Thomas de Bethum, and Adam de Berburn, when 30*l.* were adjudged to Richard for his damages, 20*l.* to Thomas in like manner, and 20 marks to Adam in like manner, if it appear to them that John has satisfied the said Richard, Thomas, and Adam for their damages, as the king is given to understand that he has done; notwithstanding the king's order to release John, who is bound by agreement to set out in the king's service for Gascony with ten men-at-arms in the next passage at Plymmuth, upon his finding mainpernors to have him in prison at the king's will unless he set out in the king's service aforesaid, the mayor and sheriffs having returned that John was adjudged to prison until he should satisfy the said Richard, Thomas, and Adam for their damages. By K.

Oct. 10. To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Byfleet. Huntingdon, Essex, and Hertford. Order to pay to Joan de Thorthorald 10 marks for Michaelmas term last, in accordance with the king's grant of 11 June, in the 11th year of his reign, of 20 marks yearly from the issues of the escheatry this side Trent in aid of her maintenance.

Oct. 14. To the treasurer and barons of the exchequer. Order to allow the Sheen. aforesaid 10 marks to the said John, who has paid that sum to Joan by virtue of the preceding order.

Oct. 17. To John de Thwayt, keeper of the king's manor of Brustewik in The Tower. Holdernes. Order to pay to Richard de Ikene, whom the king, on 8 March last, appointed jointly with Humphrey de Waleden stewards of certain castles, towns, manors, etc., in the king's hands in divers counties and auditors of the accounts of those who ought to render account of the issues of the aforesaid castles, towns, manors, etc., 40 marks yearly from the issues of that manor, the king having, on 4 July following, granted that Richard should receive 40 marks yearly from the issues of the castles, towns, manors, etc., from the aforesaid 8 March for so long as he should remain in the office aforesaid. By K.

Oct. 24. To the bailiffs of the city of York. Order to pay to William de Ros of The Tower. Hamelak 75 marks from the ferm of that city for Michaelmas term last, in accordance with the king's grant of 22 August, in the 16th year of his reign, of that sum yearly at Michaelmas and Easter from the ferm of that city and of the like amount from the ferm of the city of Lincoln, until the king should provide him with 300 marks of land or rent yearly between the waters of Thames and Tees, or until the king should restore to him the castle of Werk, which William granted and released to the king.

The like to the bailiffs of the city of Lincoln.

William had like writs on 8 April following for Easter term, the king being at King's Beaulieu.

Oct. 15. To Edmund de Flete, keeper of certain lands in the city of London. The Tower. Order to pay to the prior of Holy Trinity, London, the arrears of a yearly rent of 22*s.* from the time when the tenements that John de Bourne held of the prior in the city came to the king's hands upon John's forfeiture, and

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*Membrane 28—cont.*

to pay him the same yearly henceforth, as he has shown the king that although the tenements are held of him by the service of 22s. yearly as of his church aforesaid, the keeper has deferred paying the said rent to the prior from the time of his office, although the prior and his predecessors have been seised of the rent by the hands of the said John and of other tenants from time out of mind.

Nov. 3.  
Sheen.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of John son of Gilbert de Derby, whom the king has removed from office because he has no lands in that county.

Nov. 6.  
Westminster.

To the keeper of the manor of Feckenham. Order to expend up to 40 marks in repairing the messuages, mills, ponds, and sluices of the manor, by the view and testimony of Thomas de Stok and John Aleyn of Wyche, as the king understands that they need repair.

Nov. 5.  
Westminster.

To the treasurer and barons of the exchequer. Order to acquit the king's yeoman Richard de Cave, to whom the king on 6th August, in the 10th year of his reign, committed the custody of two parts of the manor of Lathebury, co. Buckingham, and of two parts of the lands in Cainho that belonged to Robert Dakanay, tenant in chief, during the minority of Robert's heir, which two parts were extended at 9*l.* 15*s.* 8*d.* yearly, rendering therefor 12*l.* yearly, of the said 12*l.* yearly from 14 March, in the 13th year of the king's reign, when the king took the homage of Roger Dakanay, son and heir of the said Robert, because he had proved his age before Master Richard de Clare, late escheator this side Trent.

Nov. 4.  
Westminster.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order to pay to Ralph de Hastings the arrears of 8 marks yearly, which the king, on 5 October, in the 17th year of his reign, ordered Thomas de Burgh, then escheator beyond Trent, to pay to Ralph from two parts of the manor of Thorpbasset [*for the reasons given at page 26 above*], from the time of Simon's appointment as escheator, and to pay him that sum yearly henceforth for so long as the said two parts remain in his custody.

*MEMBRANE 27.*

Oct. 27.  
The Tower.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to assign dower to Eleanor, late the wife of Richard son of Elias de Sutton, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 20.  
The Tower.

To the treasurer and barons of the exchequer. Order to allow to Simon le Chaumberlayn, sheriff of Lincoln, 40*l.*, which he has paid to Alesia, daughter and heiress of Henry de Lacy, late earl of Lincoln, for the 16th and 17th years of the reign, by virtue of the king's order to the sheriff of Lincoln, on 20 September, in the 16th year of his reign, to deliver to her the court of the fee of La Haye, the bailey before the gate of Lincoln castle, and 20*l.* yearly for the third part of the county of Lincoln, which belonged to her father and were taken into the king's hands by the forfeiture of Thomas, late earl of Lancaster, her husband, the king having rendered the same to her for life.

Oct. 21.  
The Tower.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manor of Kelm, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Henry son of Walter Tenk of Kelm



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*Membrane 27—cont.*

holds the manor of Edmund de Cressy and his ancestors by the service of a moiety of a knight's fee, and that Henry's ancestors have so held it from time out of mind, and that Edmund and his ancestors held the manor in service of the king and his progenitors in chief as of the honour of Tikhill and of other lords of that honour from the time aforesaid, the escheator having taken it into the king's hands because he believed that it was held in chief.

Oct. 28.  
The Tower.

To Richard de Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage and 2 virgates of lands in Clyve near Neuchirch, and to restore the issues thereof, as it is found by inquisition taken by the escheator that William de la Clyve held the messuage and virgates at his death of the castle of Caresbrok in the Isle of Wight, by the service of a fifteenth of a knight's fee, and by the service of the sergeanty of finding a man at his charge for forty days to keep the said castle in time of war, and by suit at the knights' court of Neuport from three weeks to three weeks, the king having granted the castle amongst other things to his son Edward, with all knights' fees, advowsons of churches, and all other things pertaining thereto.

Oct. 25.  
The Tower.

To Master John Walewayn, late escheator this side Trent. Order to restore the issues of the manor of Wroxhale, co. Somerset, to those to whom they belong, from the time when the manor was taken into the king's hands, as the king learns by inquisition taken by the said escheator that Ralph de Gorges held no lands of the king in chief at his death except a third of the manor of Braunton, co. Devon, by the service of finding the king an arrow when he came or sent to Exemore to take venison there, the arrow to be delivered to the king's huntsman, but that he held the manor of Wroxhale of Hugh de Courteneye by knight service, and it is found by an inquisition afterwards taken by John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset, that Ralph held the manor of the said Hugh by the service aforesaid and not of the king, whereupon the king ordered the said John not to intermeddle further with the manor, which he had taken into the king's hands by reason of Ralph's death, and to restore the issues thereof.

Oct. 29.  
Westminster.

To John de Lancastria, keeper of certain lands in the king's hands in co. Lancaster. Order not to distrain the abbot of Whallay for fealty for his lands in Staning' that he held in chief of the king as of the lands in his hands by the forfeiture of Thomas, late earl of Lancaster, as he has done fealty.

To William de Tatham, keeper of certain forfeited lands in co. Lancaster. Order not to distrain the aforesaid abbot for fealty for a moiety of the manor of Bylinton, which he holds of the king in chief as of the lands in his hands by the forfeiture of the aforesaid earl, as he has done homage.

Oct. 30.  
Westminster.

To Roger de Gildesburgh, keeper of the lands of aliens in co. Buckingham, in the king's hands for certain reasons. Order to cause the prior of Thikeford, who is in Roger's custody by the king's order, to be brought before the justices of the Bench on the morrow of Martinmas next in order to prosecute an assize concerning the advowson of a tenth of the chapel of Gerdele, and to deliver to him necessary expenses from the priory, as the prior has impleaded the prioress of Catesby concerning the advowson before the justices aforesaid, and the prioress, who is the tenant, has placed herself upon the grand assize before the justices, and has prayed that recognition may be made as to which of them has the greater right in the advowson, wherefore the king has ordered the sheriff of Buckingham to cause twenty-four knights of the neighbourhood of Gerdele to come before the said justices at Westminster on the morrow of Martinmas to make the recogni-

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*Membrane 27—cont.*

tion of the grand assize aforesaid, the prior, who cannot come before the justices on the said day without the king's special order, having prayed the king to provide for his indemnity.

By C.

Oct. 27.  
The Tower.

To the bailiffs of the manor of Rysebergh. Order to permit the abbot of Nottele, parson of the church of Rysebergh, to receive a tithe of the foals foaled in Rysebergh park and of the money from the agistment of beasts therein, as he and his predecessors have been wont to have, the late king having, on 6 July, in the 33rd year of his reign, ordered the bailiffs of queen Margaret, his consort, to whom he had assigned the manor and park, to permit the abbot to receive the tithes aforesaid, because it was found by an inquisition taken by the sheriff of Buckingham that the abbot and his predecessors, parsons of the said church, had been wont to receive such tithes from time out of mind, as well in the time of Richard de Alemannia, late earl of Cornwall, as in the time of Edmund, the late earl, until Person' Lumbard and William Beausamys, keepers of the late king's stud after the manor and park came to his hands after the death of Edmund, impeded the abbot from receiving the said tithe.

Nov. 4.  
Westminster.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order to deliver to Mary, late the wife of Aymer de Valencia, earl of Pembroke, the houses in the city of London where the earl's wardrobe was, which houses the earl bought from the bishop of Chichester, together with the issues thereof from the time when they were taken into the king's hands with the other lands of the earl upon the death of the latter, as the earl bequeathed the said houses in his last will to his wife, as appears by the inspection of his will, and she has prayed the king to cause the houses to be delivered to her.

By C.

Oct. 30.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Robert de Rocheford, who is staying in the duchy [of Aquitaine] in the king's service, to have respite until Easter next for all debts due from him to the exchequer.

The like in favour of the following :

John de Haustede.

Edmund Haclut.

Richard Talbot.

Richard de Grey.

Oct. 30.  
Westminster.

To Stephen de Haccomb and Nicholas Dauney. Order not to compel the men of the port of Tegnemuth to contribute to the arms for certain footmen to be chosen by Stephen and Nicholas in co. Devon by virtue of the king's commission, as they have certain ships furnished with men and other necessities at their charge in the king's service in Gascony, as W. bishop of Exeter, the treasurer, has testified, and Stephen and Nicholas are compelling them to contribute to the said arms, wherefore they have prayed the king for remedy, the king not wishing that they shall be charged with a double charge, to wit by land and by sea.

*MEMBRANE 26.*

Nov. 6.  
Westminster.

To the sheriff of Northampton. Order to cause Richard de Harewedon, parker of the king's park of Northampton, to have 20s., to be expended by him in repairing the walls about the park.

By C.

Nov. 4.  
Westminster.

To the treasurer and chamberlains. Order to pay to Ellen, relict and executrix of William de Rikethorn, the king's door-keeper, 26*l.* 3*s.* 3*d.*



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*Membrane 26—cont.*

which the king owed to William, to wit 14*l.* 11*s.* 7½*d.*, for his wages and robes for the 10th and 11th years of the reign, and for recompence for a horse of his that died in the king's service in the 11th year, and 38*s.* 1½*d.* for the arrears of his wages from 8 July, in the 8th year of the king's reign, until 11 November, and 9*l.* 13*s.* 6*d.* for his wages allowed in the roll of the marshalsea, and for recompence for a 'hakeney' of his given in the king's alms, in the 6th year, as is found by a certificate of the treasurer returned into chancery, and as appears by three bills under the seals of Walter, archbishop of Canterbury, and Roger, bishop of Coventry and Lichfield, late keepers of the king's wardrobe, which are in the possession of Ellen, who has prayed the king to satisfy her for the aforesaid sum.

By K. on the information of William de Ayremynne.

Nov. 8. Stephen atte Bokholte, 'souter,' imprisoned in Guldeford gaol for the Westminster. death of John le White, has letters from the sheriff of Sussex to bail him until the first assize.

Nov. 6. To the treasurer and chamberlains. Order to pay to William le Rede, Westminster. merchant of Almain, 45*l.* 19*s.* 1¼*d.*, as he has suggested to the king that William de Hedersete and William de Rude, late collectors of the custom in the port of London, took that sum from him on 8 August, in the 12th year of the king's reign, for the king's use as a loan, and that they bound the king by a deed under the seal of their office called 'Le Coket' to pay the sum to William le Rede after Michaelmas, and they have not paid him, whereupon the king ordered the treasurer and barons of the exchequer to examine the account of the collectors for the aforesaid year, and to certify the king if the collectors answered for this sum, and they have certified that the said collectors answered, in their account of the loan granted to the king by the merchants in the 11th year of his reign, for the above sum for the said loan made to the king by William le Rede upon his wool taken out of that port in the ships of divers men from 29 September, in the 11th year, until 28 August, in the 12th year, both days being included, to wit for 91 sacks and 44 nails, 10*s.* from each sack.

By pet. of C.

Nov. 9. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Essex, Hertford, Westminster. Cambridge, and Huntingdon. Order not to intermeddle further with certain tenements in Chesthunt called 'La Mothe,' and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Aymer de Valencia, late earl of Pembroke, and Mary his wife held the tenement on the day of the earl's death jointly, to them and the heirs of Aymer, of the feoffment of Master John de Rodeswell and Walter Alisaundre, and that the tenements are held of others than the king.

By C.

Nov. 10. To the treasurer and barons of the exchequer. Order to allow to Henry Westminster. le Scrop, keeper of the Forest beyond Trent, in his account at the exchequer such fee for that bailiwick as they shall find was allowed to other keepers in times past.

Nov. 10. To Robert Power, chamberlain of North Wales. Order to cause the Westminster. bridge of the king's castle of Hardelaugh to be repaired where necessary.

By K. on the information of W. de Ayrem[yenne].

Nov. 12. To the treasurer and barons of the exchequer. Order to acquit Richard Westminster. Dammory, to whom the king, on 4 March, in the 11th year of his reign, committed the forfeiture of bread (*pacis*) and ale of the bakers and brewers of the town of Oxford, to have at ferm from 14 February preceding during the king's pleasure, rendering therefor 100*s.* yearly to the exchequer, of the aforesaid ferm from 20 March last, when the king committed the custody of the assize of bread and ale in the aforesaid towns and its suburbs

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*Membrane 26—cont.*

to the chancellor of the university and to the mayor of the town, to have during pleasure, rendering therefor 100s. yearly to the exchequer.

Nov. 10. To the same. Order to supersede the demand made upon John de Westminister. Bromfeld for 100*l.*, in which he made fine with the king for adhering to the rebels, and to acquit him of the same, as the king, on 5 June, in the 16th year of his reign, pardoned him in consideration of the said fine, and assigned the fine to Aymer de Valencia, then earl of Pembroke and keeper of the Forest this side Trent, in payment of money due to him from the king for the custody aforesaid, and he ordered the keepers of the great seal by letters of privy seal to cause John to be released from prison and to cause his lands to be restored to him upon his finding mainprise for his good behaviour towards the king and for payment of the aforesaid sum to the earl, and John Loveday, Richard de Bikerton, Alexander de Middleton, Hugh de la Hulle, Thomas de Biryton, and Richard, parson of the church of Buterleye, acknowledged in chancery that they owed the aforesaid sum to the earl, with which recognisance the earl was contented, wherefore John then obtained the king's letters of pardon and of restitution of his lands.

Nov. 8. To Henry de Hokkele, keeper of certain lands in co. Warwick. Order to Westminister. deliver to John son of John de Peyto and Alice his wife, daughter and co-heiress of Isabella de Hilles, Alice's purparty of certain lands in Palington, co. Warwick, which purparty the king, on 7 August last, ordered Master John Walewayn, then escheator, to retain in the king's hands after he had made partition thereof between Dionisia, wife of John de Watervill, and the aforesaid Alice, wife of John de Langele, the daughters and co-heiresses of the said Isabella, as John son of John de Peyto, who has now married Alice, and Alice, who is of full age, have prayed the king to cause the purparty aforesaid to be delivered to them, and it is found by an inquisition afterwards taken by John de Bolingbrok, escheator in eos. Warwick, Leicester, Nottingham, Derby, and Lancaster, that Isabella held the said lands of Thomas, late earl of Lancaster, as of the honour of Leicester by knight service, which honour the king has rendered to Henry de Lancast[ria], brother of the said earl, now earl of Leicester, together with all knights' fees and other appurtenances of the honour.

Nov. 13. To Geoffrey With and Henry de Hales, keepers of the lands of aliens Westminister. and of others of the power of the king of France in co. Norfolk. Order not to intermeddle with the manors, lands, goods and chattels of the priory of Lewes in that county by virtue of any order of the king's sent to him, pending the discussion before the king and his council of the petition of John de Warenna, earl of Surrey, or until further orders, and to restore to the earl those things belonging to the priory that they have occupied by virtue of the king's order to take the lands, etc., of the priory into his hands amongst other lands of alien religions and others of the power of the king of France, as the earl has shewn the king that the priory is of his advowson, and that he ought to have the custody of the temporalities thereof in times of voidance, and that he and his ancestors have been wont to have such custody in times past, and has besought the king not to retain the lands, etc., of the said priory in his hands whereby the earl would suffer disinherittance. The king saves to himself the presentations and collations of benefices of the patronage of the prior and convent that have been vacated up to this day.

By K.

The like to Peter de Wroldham (*sic*) and Stephen Poer, keepers, etc. in co. Sussex.

The like to Master Robert de Stotwell and Roger de Belegeave, keepers, etc., in co. Leicester.



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*Membrane 26—cont.*

Nov. 13. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hertford. Order to deliver to Robert Dufford and Margaret his wife, late the wife of Thomas de Caylly, tenant in chief, the advowson of the church of Hildeburworth, co. Norfolk, of the yearly value of 30*l.*, which the king has assigned to Margaret as dower of the advowsons of the said Thomas.

Nov. 16. To Adam le Bogher, keeper of the manor of Hathelsay. Order to pay to  
Westminster. brother John de Ryevallis, monk, who is staying at the manor by the king's order, the arrears of 5½ marks yearly from the time of the keeper's appointment, and to pay him that sum henceforth for his maintenance.

Nov. 16. To the treasurer and chamberlains. Order to pay to Margaret, late  
Westminster. the wife of Bartholomew de Badelesmere, the arrears of the 2*s.* a day assigned for her maintenance, and to pay her that sum hereafter, the king having lately ordered the sheriff of Essex to certify the treasurer and barons of the exchequer of what he had paid to Margaret of the said 2*s.* daily by virtue of the king's order and of what remained to be paid, and it appears by the certificate made by Thomas Gobion, sheriff of the said county, before the treasurer and barons and delivered into the chancery by the treasurer that the said sheriff paid Margaret for her maintenance from 19 February, in the 16th year of the reign, until 28 September last 58*l.* 16*s.* 0*d.* for 588 days at the rate of 2*s.* a day.

By K. on the information of W. de Ayrem[ynne].

Nov. 18. To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham,  
Westminster. Derby, and Lancaster. Order to deliver to Roesia, late the wife of Henry Gregory of Eyum, mother of Henry Gregory his son and heir, as nearest [friend] of the heir, a bovat of land in Eyum, co. Derby, together with the issues thereof from the time of Henry's death, and not to intermeddle further with the other lands that Henry held at his death of other lords than the king, and to restore the issues of the same, as the king learns by inquisition taken by the escheator that Henry held no lands in chief as of the crown at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held the aforesaid bovat of the king as of the honour of Peverel by the service of 8½*d.* yearly to the castle of the Peak, and that he held divers lands of other lords, and that Henry Gregory is his son and heir and is aged ten years and more.

*MEMBRANE 25.*

Nov. 13. To Roger le Gulden, keeper of certain lands in the king's hands in  
Westminster. cos. Somerset and Dorset. Order to pay to Henry le Gulden the arrears of 60*s.* yearly from the time when the manor of Phelippeston came to the king's hands, and to pay him that sum yearly for so long as the manor shall remain in the king's hands, as the king learns by inquisition taken by John de Brideport and Walter Beril that John de Bosco, then lord of the said manor, on Monday after Midsummer, in the 4th year of the king's reign, granted by deed to Henry the aforesaid 60*s.* yearly for life, in consideration of Henry's service to him, to be received from the bailiff or reeve of the manor, and that Henry was seised of the rent from the day of the grant until 10 February, in the 15th year of the king's reign, when the manor came to the king's hands by the forfeiture of John Mautravers le fitz, then lord of the manor, and that the manor is held of the abbess of Wylton by the service of 25 quarters of salt yearly, and that the manor is in the king's hands solely by reason of the forfeiture of John Mautravers le fitz, and it

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*Membrane 25—cont.*

appears by the aforesaid deed, which was exhibited in chancery, that John de Bosco granted the rent to Henry in form aforesaid. By C.

Nov. 20. To Matthew Broun, escheator in cos. Lincoln, Northampton, and  
Westminster. Rutland. Whereas the king by his letters patent has pardoned the prior and convent of Buttele the trespass committed by them in acquiring to their house in fee an acre and three roods of land in Bytre and Skyrbek from Benedict de Hoxne, and in entering the same after the publication of the statute of mortmain without the licence of the late king, and the king granted that they should have the land again and hold it to them and their successors, and afterwards, at the suggestion of the prior that they acquired the land from the said Benedict and not from Clement de Hoo, as is aforesaid, and that they continued their seisin thereof without change of their estate from the time of the acquisition, and that a certain plot of land, containing 12 feet and 10 'rodefalles,' and another plot, containing 12 feet of the mill hill, in Bytre are, and have always been, parcels of the said acre and 3 roods, and that the escheator has taken the said plots into the king's hands under the pretence that the prior had acquired them from the aforesaid Clement and not from Benedict without royal licence, the king ordered the escheator to make inquisition concerning the same; by which inquisition it is found that the prior acquired the land from Benedict and not from Clement, and that the aforesaid plots are, and always have been, parcels of the said acre and 3 roods, and that the plots are held of the earl of Richmond in socage by the service of 2*d.* yearly for all service, and that they are worth 6*d.* yearly such as in herbage: the king therefore orders the escheator not to intermeddle further with the said land, and to restore the issues thereof.

Nov. 15. To William de Cotes and Stephen de Delham, keepers of the houses and  
Westminster. benefices of alien men of religion of the power of the king of France in co. Kent. Order to deliver to Master Andrew de Ferentino, parson of the church of Stalham, and to Bartholomew de Stanhou of London, 'mercer,' their corn and other goods in the church of Lyde, in that county, which the abbot and convent of St. Mary de Gloria, of the order of Flora, in the diocese of Anagni, hold to their own uses, and which Andrew and Bartholomew hold at ferm by the demise of Master Robert de Patrica, proctor of the abbot and convent in this behalf, the keepers having taken the same into the king's hands amongst other goods and chattels of the men of religion of the power of the king of France, as the king learns upon trustworthy testimony that the abbot and convent are of the parts adjoining the city of Rome and are not of the power, confederation, or affinity of the king of France.

Nov. 19. To the treasurer and barons of the exchequer. Order to acquit Nicholas  
Westminster. Larcher of Dover, to whom the king, 13 April, in the 7th year of the reign, granted the custody of the castle of Sandwich and the bailiwick of the town of Sandwich as of the value of 100 marks yearly, to be held by him until he should be satisfied for 412*l.* due to him from the king, to wit 200*l.* for the passage of the king and of queen Isabella, and of the earls, barons, knights and others crossing to France in the company of the king and queen in May, in the 6th year of the reign, and 212*l.* for the ships and boats hired by Nicholas for the passage of the king and queen, their men and horses, and others returning from France in July, in the 7th year, and for the ships and boats hired by him for the passage of the king, his men and horses going to France in December, in the 7th year, of the issues of the bailiwick aforesaid from 13 July, in the 8th year of the reign, when the king granted the bailiwick aforesaid to Peter Barde for life.

Nov. 22. To the sheriff of Cornwall. Order to cause a coroner for that county to  
The Tower. be elected in place of Alan de Kernyck, deceased.



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*Membrane 25—cont.*Nov. 26.  
Cheshunt.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, and Middlesex, and in the city of London. Order to deliver to John de Legh, son and heir of John de Legh, tenant by knight service of the purparty of Margaret, wife of Hugh Daudale, the younger, which purparty is in the king's hands, his father's lands, as he has proved his age before the escheator and the king has taken his fealty.

Nov. 20.  
The Tower.

To the treasurer and barons of the exchequer, and to the chamberlains. The abbot of Westminster has shown by his petition before the king and his council that whereas the king's progenitors granted to the abbots of Westminster a tenth of the ferm of the town of Droitwich (*de Wychio*), co. Worcester, for which tenth the present abbot and his predecessors have received from time out of mind 8*l.* yearly at the exchequer, as well when the manor was in the hands of the king's progenitors as when it was in the hands of others, as the abbot asserts that he can prove by the rolls and memoranda of the exchequer, until the late king granted the manor in dower to Margaret, late queen of England, which queen paid the tenth fully for all the time that she held the manor, and the abbot has received nothing of the tenth from the time of her death, to wit in the eleventh year of the king's reign, because the present king granted the manor to queen Isabella, who refused to pay the tenth for the time that she held the manor, and because the king lately granted the manor to Edmund, earl of Kent, and to the heirs of his body, as of the yearly value of 89*l.* 5*s.* 0*d.* yearly, who likewise refused to pay the tenth to the abbot, asserting that he was not bound to pay it; wherefore the abbot has besought the king to pay him the arrears of the said tenth and to order the same to be paid to him henceforth: the king therefore orders the treasurer, barons, and chamberlains to take advisement of the estate that queen Isabella had and that the earl now has in the manor, and, if they find that the queen and the earl ought to be charged with the tenth, they are to cause them to be charged with the same for their times, and if they find that the king ought to be charged therewith for the time of the queen and now, they are then to pay to the abbot the arrears of the said 8*l.* for the time that the king ought to pay that sum, and to cause the same to be paid to the abbot henceforth, as has been usual heretofore, or the treasurer and barons are to cause allowance to be made for the arrears in the debts due from the abbot to the exchequer.

By K. on the information of W. de Ayremynne.

Nov. 23.  
The Tower.

To the sheriffs of London. Order to release William de Melton from prison in Neugate, upon his finding mainpernors to have him before the king in fifteen days from St. Hilary to do and receive what the king's court shall consider, the sheriffs having certified that William was arrested and imprisoned by virtue of the king's letters patent directed to the sheriffs and other ministers to arrest and imprison all who should presume to make provocations, appeals, citations, or other hindrances whatsoever in prejudice of the crown or of the king's presentation of Master Hugh de Hakford to the church of Great Lynford, because it was said that William made such hindrances, as William has prayed the king to provide for his release as he is prepared to stand to right concerning the premises.

Dec. 6.  
Nottingham.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, and Stafford, and in the adjoining marches of Wales. Order to deliver to William son of William Maunsel the issues of the manor of Over Lepeyate, co. Gloucester, received by the escheator from the time of the death of William's father, the king having, on 5 August last, taken the fealty of William for the manor, which his father held for life of the gift of Alexander de Dantesburn by fine levied between them in the king's court, whereby the manor remained to William the son and to the heirs of his body, which manor is held of the king in chief by knight service by reason

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*Membrane 25—cont.*

of the lands that belonged to the earl of Hereford being in his hands, the king having ordered the escheator to deliver the manor to William the son, from whose complaint the king learns that the escheator has deferred delivering the issues thereof to him.

*MEMBRANE 24.*

Oct. 26.  
The Tower.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Huntingdon, Cambridge, Essex, and Hertford. Order to pay to the prior of Colne the arrears of 10s. of yearly rent from 30 acres of land, pasture, and alder-holt in Fordham, which are parcels of that manor, from the time of his appointment as escheator, and to pay the prior that sum henceforth, as the king ordered Master John Walewayn, late escheator this side Trent, to pay the above sum yearly for so long as the lands should be in the king's hands, together with the arrears of the same from the time of the escheator's appointment, because it was found by an inquisition taken by Richard de Redeneye, late escheator this side Trent, that the prior and his predecessors received the said sum at the time of the death of John de Argentein, tenant in chief, and for more than a hundred years previously from the said land, parcel of the aforesaid manor, which is in the king's hands by reason of the minority of the heir of the said John, and the prior says that he has not received the rent from the time when Master John was amoved from office.

Nov. 10.  
Westminster.

To Thomas de Warthecopp, keeper of the rebels' lands in cos. Cumberland and Westmoreland. Order to deliver to Robert de Wulsley certain lands in Sandford and Keldesik, in the said counties, which are of the dower of Alice his wife, and the issues thereof from the time when they were taken into the king's hands, the king having, at the suggestion of Robert that the lands had been taken into the king's hands because it was imputed to him that he was the bailiff of Roger de Clifford, a late rebel, at Skipton-in-Cravene, ordered Geoffrey le Scrop and his fellows, justices to hold pleas before the king, to hear and discuss the reasons of Robert in the premises, and to cause justice to be done to him, and it is found by an inquisition taken by the sheriff of Cumberland and returned before the said justices that Andrew de Harcla took the lands in Keldesik, co. Cumberland, into the king's hands, charging Robert with having borne arms against the king at Burghbrugg, and that Robert did not bear arms against the king in any place, but was bailiff of the said Roger at Skipton, and it is likewise found by inquisition taken by the sheriff of Westmoreland and returned before the justices that Andrew, when he was keeper of the marches of Scotland, took the lands in Sandford, in that county, into the king's hands, charging Robert with having borne arms against the king at Burghbrugg, as is aforesaid, and that Robert did not bear arms against the king at that place or elsewhere at any time, and it is found by an inquisition taken by the sheriff of York and returned before the justices that Robert was never at Burghbrigg or elsewhere in co. York of the adherence of the said Roger, bearing arms or otherwise aiding against the king; wherefore it seemed to the justices that the aforesaid tenements and the issues thereof ought to be delivered to Robert, as appears by the record and process before the said justices in the Bench, which the king has caused to come before him in chancery.

To William de Tatham, receiver of the issues of forfeited lands in cos. Cumberland and Westmoreland. Order to deliver to the aforesaid Robert all the issues of the above lands since they were taken into the king's hands.



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*Membrane 24—cont.*

- Nov. 16. To Master John Walewayn, late escheator this side Trent. Order to  
Westminster. supersede the king's order to assign dower to Margery, late the wife of John de Sancto Johanne of Lageham, tenant in chief, as it appears by inquisition taken by the escheator and by the inspection of parts of certain fines exhibited in chancery that John held no lands of the king in chief or of others at his death by reason whereof Margery ought to be dowered by the king.
- Nov. 22. To the bailiff of Tyndale. Order to cause a coroner for the parts of  
The Tower. Tyndale to be elected, as the king understands that the coroner is dead.  
By K. and it was agreed by C.
- Nov. 24. To the treasurer and barons of the exchequer. Order to release William  
The Tower. de Rud, lately one of the collectors of the new custom in the city of London, from Flete prison, to which he was adjudged because he was in arrears to them upon his account of the issues of the custom, there to remain until he should satisfy the king for such arrears, as the king wills that he shall follow him and shall intend the office of the household that he previously intended. They are to certify the king of the sum due from William for the arrears.  
By K.
- Nov. 20. To the sheriff of Leicester. Order to cause a coroner for that county to  
The Tower. be elected in place of John de Vilers, whom the king has amoved from office because he is insufficiently qualified.  
By testimony of the earl of Winchester.
- Nov. 22. To John de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex,  
The Tower. and in the city of London. Order not to intermeddle further with the lands of Joan, late the wife of Richard de Chigwell, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that she held no lands in chief at her death by reason whereof the custody of her lands ought to pertain to the king.
- Nov. 26. To J. bishop of Winchester. As the king wills that in his letters made  
Huntingdon. to the bishop and others, granting them power to treat with the king of France in his name, concerning the contents of the same, the clause *ac quodlibet etiam genus liciti sacramenti in animam nostram prestandi* shall be wholly amoved, he has caused new letters patent to be made without this clause, which letters he sends by the bearer, and he orders the bishop and the other envoys to send the previous letters to the chancery without delay to be cancelled, using the letters now sent to them. By p.s.
- Nov. 22. To Robert de Hungerford, keeper of certain forfeited lands in co. Wilts.  
The Tower. Order to deliver to Margaret, late the wife of Henry Tyeis, a messuage, 3 carucates of land, 3½ acres of meadow, and 104s. 3½d. of yearly rent in Burbach Savage, and the issues thereof, as it appears by part of a fine levied before William de Bereford and his fellows, justices of the Bench, in the 9th year of the king's reign, between Henry and Margaret, demandants, and Philip Sturmy and Sarah his wife, deforciantes, concerning the said tenements, that Henry acknowledged them to be the right of Sarah, and that Philip and Sarah, in consideration of that acknowledgment, granted and rendered them to Henry and Margaret, to have to them and the heirs of Henry, and it was afterwards found by an inquisition taken by John de Foxle, William de Harden, and Robert de Hungerford in the presence of the said Robert that Margaret continued her seisin together with Henry by virtue of the fine aforesaid without change of her estate until the tenements were taken into the king's hands with other tenements of Henry's upon his forfeiture, and that they are in the king's hands solely by reason of Henry's forfeiture, and that they are held of John de Goldyngham by the service of a gillyflower yearly, and that they are worth in all issues 54s. yearly, and



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*Membrane 24—cont.*

the king has frequently ordered the said keeper to deliver the tenements to Margaret, and the keeper has returned that he has not done so because John de Tycheburn, late sheriff of that county, delivered the tenements to him as the tenements of Nicholas de Percy, a late enemy of the king, now deceased, to whom the said Henry had demised them, to be held whilst Nicholas served him. The reversion of the tenements to the king after Margaret's death is saved.

By C.

Nov. 22.  
London.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order not to intermeddle further with a messuage and 5 acres of land in Stoke, and to restore the issues thereof to Roger de Rypon and Juliana his wife, as the escheator has certified the king that he did not take any tenements in Stoke into the king's hands, but that it is contained amongst the parcels delivered to him by Master John Walewayn, late escheator this side Trent, that there are certain tenements in Stoke in the king's hands by reason of the alienation thereof made by John de la Puyle, who held them in chief, to the aforesaid Roger and Juliana, which tenements are demised for 6s. yearly, and it is found by an inquisition taken by the escheator that Roger and Juliana held the messuage and land of John at his death as of Juliana's inheritance by the service of 3s. yearly, a cock and a hen or 4d., and suit of court from three weeks to three weeks for all services, and not by the alienation of the said John, and that they have held the messuage and land as of Juliana's inheritance for ten years by the services aforesaid, and that Thomas de Wodebrugge, Juliana's father, held them for sixty years of John and his ancestors by the services aforesaid, and that the messuage is worth 20d. yearly and the land 20d. yearly beyond reprises.

By C.

*MEMBRANE 23.*

Nov. 21.  
The Tower.

To the steward and marshals of the king's household. Order to deliver Henry Philipp, who is imprisoned in the prison of the marshalsea of the king's household for the death of John Billok, in bail to twelve men of co. Kent who shall mainpern to have him before the justices at the first assize in those parts, to stand to right if any will speak against him, as the king learns by the record of the steward and marshals that Henry slew John in self-defence and not by felony or of malice aforethought.

Nov. 24.  
Cheshunt.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of John de Legat, who is insufficiently qualified.

Nov. 24.  
Puckeridge.  
(Pokerich.)

To Henry de Cobham, keeper of certain rebels' lands in co. Kent. Order to deliver to Emma de Tappennesse a messuage, 80 acres of land, 5½ acres of meadow, 100 acres of wood, 6s. 8d. of rent, and a rent of a cock, three hens, and 40 eggs in Leghe, as, at the petition of Emma, suggesting that the late Thomas Colepeper had unjustly disseised her of certain tenements in Leghe, which had been taken into the king's hands amongst other lands of the said Thomas by his forfeiture, the king assigned Edmund de Passele and Robert de Stanegrave to make inquisition concerning the same, whereby it is found that Thomas disseised Emma of the aforesaid tenements, and that he continued his seisin by such disseisin until his death, and that Emma never made any acquittance of the tenements to him after the disseisin, and that they were taken into the king's hands by reason of the forfeiture aforesaid, and the king, wishing to be certified in what manner Emma had freehold in the tenements, etc., appointed Thomas de Faveresham and William de Ponte Roberti to make inquisition concerning the same, and it is found by such inquisition that one Benedict de Tappennesse,



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*Membrane 23—cont.*

Emma's father, was seised of the tenements aforesaid in his desmene as of fee, and died seised thereof, and that Emma, as his daughter and heiress, entered them after his death, and that she continued her seisin thereof until Thomas disseised her, and the king afterwards, wishing to be certified whether Emma made any estate thereof to Thomas by deed after or before the disseisin, ordered the treasurer and chamberlains to search the charters, deeds, and other muniments of Thomas, if there were any in the treasury, and to send to him a transcript of any charters, deeds, or muniments that they should find touching the matter, and ordered the aforesaid Henry to search in like manner the charters, deeds, and other muniments of Thomas in his custody, and the treasurer and chamberlains and Henry have returned that they have made such search and that they have found no deeds touching the said matter.

By p.s.

Nov. 24.  
Puckeridge.

To the official of the court of Canterbury and to his commissary. Thomas de Heselwod, parson of the church of Great Linford, has shewn the king that whereas he was lately presented to the said church, then void and of the patronage of Edmund le Botiller of Ireland, now deceased, by Nicholas de Marreys, then attorney of the said Edmund and having special power from Edmund to present to all churches of the latter's patronage in England, and he was instituted canonically to the same by the diocesan, and held the same for some time peacefully and quietly, and that Master Hugh de Hatford, scheming to defraud Thomas of the said church, suggested to the king that the church was void and that it pertained to the king's presentation by reason of the wardship of the land and heir of Edmund being in the king's hands, and obtained the king's letters of presentation to the same directed to the bishop of Lincoln, and subsequently prosecuted a writ pleadable before the justices of the Bench against Nicholas so far in the king's name that Nicholas said before the justices that he claimed nothing in the advowson of the church aforesaid, wherefore it was considered by the justices that the king should recover his presentation to the church notwithstanding Nicholas's reclamation, and the aforesaid bishop was thereupon ordered to admit a suitable person to the church at the king's presentation, and appeal was afterwards made to the court of Canterbury on Hugh's behalf because the bishop refused to admit Hugh to the church by virtue of the judgment aforesaid at the king's presentation, the said Thomas not having been canonically amoved, but Hugh, desiring to amove Thomas from possession of the said church, procured certain letters patent of the king's directed to his sheriffs and ministers to arrest all those who presumed to impugn by appeals or other processes the king's royal rights and the judgments rendered in his court, by colour of which letters Thomas and certain of his adherents were committed to prison, so that he could not defend himself in the cause of the appeal aforesaid and could not find proctors or advocates who durst defend him in the said cause for fear of such arrest and imprisonment, wherefore Thomas was amoved from the possession of the said church by sentence of the court aforesaid as being undefended, and Hugh was admitted thereto by virtue of the king's recovery aforesaid and of the king's writ directed to the official, from which sentence Thomas appealed to the audience of the official, but he dare not prosecute his right for fear of the said judgment rendered for the king and of the king's letters aforesaid, and he cannot find any who will assist him in such prosecution, wherefore he has prayed the king to provide him with a remedy: as it appears by the record and process of the said plea, which the king has caused to come before him in chancery, that the aforesaid Nicholas, in pleading against the king in the action, said nothing of the right of the aforesaid Edmund, but only said that he himself claimed nothing in the advowson, and it likewise appears by the evidences exhibited in chancery by Thomas that Nicholas presented



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*Membrane 23—cont.*

Thomas to the church not in his own right but in the right of Edmund as his attorney, having special power to do so from Edmund, the king orders the official to cause speedy justice to be done to Thomas for the restitution of the same, if he was amoved therefrom for no inability of person but by pretext of the aforesaid recovery by the king and of the king's presentation of Hugh, or because he did not defend himself in the said cause for fear of the king's letters aforesaid, the king's presentation, recovery, or writs notwithstanding.

By C.

Nov. 24.  
Cheshunt.

To Master John Walewayn, late escheator this side Trent. Order to restore the issues of the manor of Okenhill, co. Suffolk, received by him from the time of the death of Richard de Aumundevill, as the king lately ordered John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, not to intermeddle further with the said manor, and to restore the issues thereof, because it was found by inquisition taken by Master John that Richard and Elizabeth his wife were enfeofed jointly of the manor by fine levied in the king's court, to them and the heirs of Richard, and that the manor is held of the king in chief as of the honour of Eye by the service of a knight's fee, and by the service of 20*d.* to the ward of the castle of the honour at the end of every 32 weeks, and by the service of doing suit at each court of the honour, and that Elizabeth continued her seisin of the manor jointly with Richard until his death, and it appears by inspection of part of the aforesaid fine exhibited in chancery that the fine was levied at Westminster in fifteen days from Holy Trinity, in the 5th year of the king's reign, before William de Bereford and his fellows, justices of the Bench, at which time the honour was not in the king's hands.

Nov. 24.  
The Tower.

To Robert de Swalueclyve. Order to pay to the prior of Holy Trinity, London, a yearly rent of 22*s.* for so long as he shall have the custody of the tenements of John de Bourne, and the arrears of the same from the time when he received the custody, the king having lately ordered Edmund de Flete, keeper of certain lands in the city of London in the king's hands, to pay the arrears of the said rent to the prior from the time when the tenements aforesaid came to the king's hands upon John's forfeiture, and to pay him the same yearly thereafter, as the prior had shewn the king that the tenements were held of the prior by the said John de Bourn by the service of that sum yearly as of his church aforesaid, and the prior and his predecessors have been seised of the rent by the hands of the said John and of other tenants from time out of mind, and the said Edmund has signified to the king that it is found by inquisition that the tenements are held of the prior by the service aforesaid as of the right of his church, and that the prior and his predecessors were seised of the rent aforesaid from time out of mind until the tenements came to the king's hands by the forfeiture of the said John, and that he could not pay the rent to the prior because he had previously delivered the tenements, together with other lands in the king's hands in his custody, to the aforesaid Robert by the king's order.

Dec. 8.  
Nottingham.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order to assign dower to Agnes, late the wife of Adam de Waunervill, tenant in chief, upon her taking oath not to marry without the king's licence.

Dec. 15.  
Nottingham.

To William de Aune, constable of Tykhill castle. Order not to distrain Robert Maulovel for his homage for the manor of Rampton, co. Nottingham, which he holds in chief by knight service as of the honour of the said castle, as he has done homage to the king.

By p.s. [7029.]



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*Membrane 23—cont.*

The like to John de Bolyngbrok, escheator in cos. Nottingham, Derby, Warwick, Leicester, and Lancaster. By p.s.

*MEMBRANE 22.*

Nov. 24.  
Cheshunt.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Mary, late the wife of Aymer de Valencia, earl of Pembroke, tenant in chief in England, Wales, and in the marches of Wales, the following of the earl's lands, which the king has assigned to her in dower: the manor of Foxle, co. Norfolk, of the yearly value of 34*l.* 4*s.* 0½*d.*; the manor of Saxthorp, in the same county, of the yearly value of 16*l.* 6*s.* 2*d.*; the manor of Bergh, in the same county, of the yearly value of 22*l.* 17*s.* 6*d.*; the manor of Fylby, in the same county, of the yearly value of 16*l.* 18*s.* 10½*d.*; the manor of Goderiston, in the same county, of the yearly value of 33*l.* 9*s.* 2¾*d.*; the manor of Hocham, in the same county, of the yearly value of 17*l.* 11*s.* 2¾*d.*; the manor of Kerbrok, in the same county, of the yearly value of 11*l.* 15*s.* 8½*d.*; the manor of Ixenyng, co. Suffolk, of the yearly value of 36*l.* 10*s.* 7*d.*; the manor of Pyriton, co. Hertford, of the yearly value of 15*l.* 8*s.* 2½*d.*; the manor of Brakstede, co. Essex, of the yearly value of 17*l.* 7*s.* 1*d.*; the manor of Fordham, in the said county, of the yearly value of 16*l.* 8*s.* 0*d.*; the manor of Rydeswell, in the same county, of the yearly value of 9*l.* 5*s.* 5¾*d.*; the manor of Hassyngbrok, in the same county, of the yearly value of 7*l.* 7*s.* 9½*d.*; the manor of Wallebury, in the same county, of the yearly value of 10*l.* 14*s.* 5*d.*. The king has also assigned to her the manor of Melton, co. Kent, of the yearly value of 14*l.* 15*s.* 9*d.*; the manor of Ludesdon, in the same county, of the yearly value of 17*l.* 3*s.* 5*d.*; the manor of Hertleye, in the same county, of the yearly value of 10*l.* 1*s.*; the manor of Wykham, in the same county, of the yearly value of 67*s.* 3*d.*; the manor of Swyndon, co. Wilts, of the yearly value of 20*l.* 2*s.* 1½*d.*; two parts of the manor of Shrivenham, co. Berks, of the yearly value of 33*l.* 7*s.* 5*d.*; the manor of Donynton, with a rent of 4*l.* in Hertwelle, co. Buckingham, of the yearly value of 54*l.* 5*s.* 7¾*d.*; the town of Dounham with its soke, co. Nottingham, of the yearly value of 70*l.* 19*s.* 8*d.*; the manor of St. Florence in Wales, of the yearly value of 33*l.* 14*s.* 0*d.*; the manor of Felton with certain lands in Thrastreston, co. Northumberland, of the yearly value of 29*l.* 2*s.* 11½*d.*; 9*l.* 18*s.* 6½*d.* of land and rent in Pounteland, in the same county; 40*l.* of land and rent in the manor of Castel Martyn in Wales; and 10*l.* of rent in Beverle, Scoureburgh, Besewyk, Fosseton, Nafferton, Louthorp, Alburn, Fyvele, Tweng, Sixindale, Killum, and Brunneby, co. York.

*Memorandum*, that this assignment of dower was made by the court in the chancery by the king's order because John de Hastings, kinsman and co-heir of Aymer, and David de Strabolgi, earl of Athole, who married Joan, kinswoman and co-heiress of Aymer, appeared in chancery in person, and Elizabeth Comyn, kinswoman and co-heiress of Aymer, appeared in chancery by her attorney, and they could not agree concerning the assignment of the dower aforesaid, and they willed and consented that the assignment should be made in chancery.

Nov. 24.  
Cheshunt.

To John de Hampton, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to the aforesaid Mary the said manor of St. Florence and 40*l.* of land and rent in the manor of Castle Martyn in Wales, which the king has assigned to her in dower.

To Simon de Grymmesby, escheator in cos. York, Westmoreland, Northumberland, and Cumberland. Order to deliver to the aforesaid Mary the



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*Membrane 22—cont.*

said manor of Felton with certain lands in Thrastreston, co. Northumberland; 9*l.* 18*s.* 6½*d.* of land and rent in the manor of Pounteland, in the same county; and 10*l.* of rent in Beverle, Scoureburgh, Besewyk, Fosseton, Nafferton, Louthorp, Alburn, Fyvele, Twenge, Sixindale, Killum, and Brunneby, co. York, which the king assigned to her in dower.

Nov. 24.  
Cheshunt.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order to deliver to the aforesaid Mary the said manors of Melton, Ludesdon, Hertleye, and Wykham, co. Kent, which the king has assigned to her in dower.

Nov. 24.  
Cheshunt.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to the aforesaid Mary the said manor of Swyndon, co. Wilts; two parts of the manor of Shrivenham, co. Berks; and the manor of Donyton with a rent of 4*l.* in Hertwell, co. Buckingham, which the king has assigned to her in dower.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Mary the town of Dounham, and its soke, co. Nottingham.

Nov. 24.  
Cheshunt.

To Walter de la Pulle, escheator in Ireland. Order to assign dower to the aforesaid Mary of the lands, knights' fees, and advowsons of churches of the aforesaid Aymer in his bailiwick, as she has taken oath before the king not to marry without his licence.

Dec. 10.  
Nottingham.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Beaumund, whom the king has amoved from office because he is insufficiently qualified.

Dec. 17.  
Nottingham.

To the mayor, bailiffs, and men of the town of Nottingham. Order not to take customs hereafter by virtue of the king's letters patent of 12 January, in the 15th year of his reign, granting them for three years from that date certain customs upon things for sale coming to that town in aid of enclosing the town, as the king learns that although they have levied and received many sums of money by virtue of his said commission, they have expended only a small portion thereof about the enclosure aforesaid, wherefore the king has now granted by his letters patent to Alice la Palmere and Hugh de Stapelford that they may take certain customs upon things for sale coming to that town until the end of three years, in aid of the repair of the bridge of Hethebeth and the bridge of the new causeway (*brette*) near the bridge of Hethebeth. By K.

Dec. 16.  
Nottingham.

To Richard de Moseleye, keeper of the manor of Wakefeld. Order to pay to the prior of Norton the arrears of a yearly rent of 30*s.* from the town of Soureby, which is an appurtenance of the said manor, from the time when the town came to the king's hands, and to pay him the same henceforth for so long as he shall have the custody of the manor and town, as the king learns by inquisition taken by John de Donecastre and the said Richard that William, sometime earl Warenn, granted the said rent to the prior and convent by charter in frankalmoin, in order to maintain a pittance for the soul of Alice, his niece, who is buried in the priory, and that the prior and convent and their predecessors have always been seised of the rent aforesaid until the town came to the king's hands with other lands that belonged to Thomas, late earl of Lancaster, by his forfeiture, and that the prior and convent have made no estate or remission of the rent to any one, and it appears by the charter of the said William exhibited in chancery that the grant was made to the prior and convent in form aforesaid.

Nov. 10.  
Nottingham.

To the sheriff of Lincoln. Order to pay to Ebulo Lestraunge and Alice, daughter and heiress of Henry de Lacy, late earl of Lincoln, now his wife,



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*Membrane 22—cont.*

the arrears of 20*l.* yearly for a third part of the county of Lincoln for the time of the sheriff's office, and to pay them the same hereafter, in accordance with the king's order of 20 September, in the 16th year of his reign, to pay the same to Alesia, the sheriff having done nothing concerning the payment thereof.

Dec. 13. To the treasurer and barons of the exchequer. Order to cause allowance  
Nottingham. to be made to Simon le Chaumberleyn, sheriff of Lincoln, for 40*l.*, which he has paid to the aforesaid Ebulo and Alesia for the aforesaid 20*l.* yearly by virtue of the king's orders of the 16th and 17th years of his reign.

*MEMBRANE 21.*

Nov. 20. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland.  
Westminster. Order not to intermeddle further with a salt-plot (*aream salis*) with saltpit (*salina*) in Donyngton and with an acre of land in Bycre, and to restore the issues thereof, as, at the suit of the prior of Buttele, suggesting that a predecessor of his acquired the salt-plot and saltpit from Thomas son of Lambert son of Estrilda de Bycre and the acre from Ranulph son of Geoffrey in fee long before the publication of the statute of mortmain, and that the prior and his predecessors have continued their seisin thereof from the time of the acquisition aforesaid without change of their estate, and that the escheator took them into the king's hands under the pretence that the prior had acquired the salt-plot from Roger Peper and not from the said Thomas and the land from Ranulph son of Beatrice and not from the said Ranulph son of Geoffrey after the publication of the statute aforesaid without the king's licence, the king ordered the escheator to make inquisition concerning the same, and it is found by the inquisition that a prior of Buttele, whose name is unknown, acquired the said plot and saltpit in fee to him and his house from the aforesaid Thomas 40 years before the publication of the statute, and not from Roger Peper, and acquired the said acre from the said Ranulph son of Geoffrey six years before the publication of the statute, and not from the said Ranulph son of Beatrice, and that the tenements are held of the earl of Richmond in socage by the service of 2*d.* yearly for all service, and that the salt-plot and saltpan are worth 2*s.* yearly and that the said acre is worth 2*s.* yearly.

Dec. 6. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham,  
Nottingham. Derby, and Lancaster. Order to deliver to William son of William de Clifton the issues of certain lands in Clifton and Westby, co. Lancaster, which his father held for life of the gift of Eustace de Godesbeche by fine levied between them in the king's court, to have to the said William the father and to Alina, his first wife, for their lives, with remainder to William the son and the heirs of his body, which lands the king, on 20 January last, ordered the escheator to deliver to William the son, who now makes plaint that the escheator defers delivering to him the issues aforesaid.

Dec. 13. To the sheriff of York. Order to cause a verderer for the forest of  
Nottingham. Galtres, co. York, to be elected in place of Stephen Sampson, whom the king has amoved from office because he is insufficiently qualified.

By the testimony of H. le Scrop.

Dec. 17. To the sheriff of Nottingham. Order to cause nine springalds, five of  
Nottingham. which shall throw quarels of the length of three-quarters of a yard (*ulne*) with the iron, and four shall throw quarels of the length of five-eighths of a yard with the iron, and 1,000 quarels, half of them of the length of three-quarters of a yard with the iron, and half of them of the length of five-eighths of a yard, to be made within his bailiwick, and to cause them to be



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*Membrane 21—cont.*

carried to the port of Kyngeston-on-Hull by the feast of the Purification next, there to be delivered by indenture to Richard de la Pole and his fellow, collectors of the custom in that port, as the king has ordained that a certain number of springalds and other engines shall be made newly within the realm and sent to certain places, for the defence of the realm. By K.

The like to the sheriff of York for nine springalds, four of which shall throw, as above, and five shall throw, as above, and for 1,000 quarels, to be sent to the aforesaid port.

The like to the sheriff of Lincoln for six springalds, three of which shall throw, as above, and the other three shall throw, as above, and for 1,000 quarels, to be sent to the aforesaid port.

To the sheriff of Warwick. Like order to cause six springalds, three of them throwing quarels of the length of three-quarters of a yard with the iron, and the other three throwing quarels of the length of five-eighths of a yard with the iron, and 500 quarels, half of them of the length of three-quarters of a yard, and half of the length of five eighths of a yard, to be made in his bailiwick, and to cause them to be carried to London by the aforesaid feast, there to be delivered by indenture to the constable of the Tower. By K.

To John de Weston, constable of the Tower. Order to receive the aforesaid springalds and quarels, and to cause them to be kept safely until further orders.

To the sheriffs of London. Order to cause twenty springalds, ten of them throwing quarels of the length of three-quarters of a yard with the iron, and the other ten throwing quarels of the length of five-eighths of a yard with the iron, and 2,500 quarels, half of them of the length of three-quarters of a yard with iron, and half of them of the length of five-eighths of a yard with the iron, to be made within their bailiwick by the aforesaid feast. By K.

Dec. 18.  
Nottingham.

To Richard de la Pole and his fellow, collectors of the custom in the port of Kyngeston-on-Hull. Order to receive from the sheriff of York nine springalds and 1,000 quarels, from the sheriff of Lincoln six springalds and 1,000 quarels, from the sheriff of Nottingham nine springalds and 1,000 quarels, from Richard de Moseley, keeper of Conyngesburgh castle, four springalds and 300 quarels, and from Thomas Deyvill, keeper of the castle and honour of Pontefract, six springalds and 700 quarels, which the king has ordered them to cause to be made and carried to the aforesaid port by the Purification, and to keep the said springalds and quarels safely until further orders. By K.

To W. bishop of Exeter, the treasurer. Whereas it was lately ordained by the king's council that sixty springalds and 7,000 quarels should be made and sent to certain places before the Purification, and hereupon Richard de Musele, keeper of the castle of Coningesburgh, was ordered by writ of the exchequer to cause forty springalds and 5,000 quarels to be made, and another minister of the king's in another place was ordered to cause twenty springalds and 2,000 quarels to be made before the said feast; as, however, it seems to the king and his council that so many springalds and quarels cannot be made conveniently in two places in so short a time, the king has caused the making of the same to be divided amongst other his ministers in divers places, and he has appointed them to cause the said springalds and quarels to be made, to wit the sheriffs of London twenty springalds and 2,500 quarels, the sheriff of Nottingham nine springalds and 1,000 quarels, the sheriff of York nine springalds and 1,000 quarels, the sheriff of Lincoln six springalds and 1,000 quarels, the sheriff of Warwick six springalds and 500 quarels, Thomas de Eyvile, keeper of Pontefract



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*Membrane 21—cont.*

castle and of other forfeited lands in co. York, six springalds and 700 quarels, and the said Richard de Musele, keeper of Conyngesburgh castle and of other forfeited lands in co. York, four springalds and 300 quarels, half of which springalds are to throw a quarel of the length of three-quarters of a yard with the iron, and half of them are to throw a quarel of the length of five-eighths of a yard, and the king has ordered the sheriffs of Nottingham, York, and Lincoln, and the keepers of the said castles to cause the springalds and quarels aforesaid to be carried to the port of Kyngeston-on-Hull, there to be delivered to Richard de la Pole and his fellow collectors of the custom there, and has ordered the sheriff of Warwick to cause the springalds and quarels aforesaid to be taken to London and delivered to the constable of the Tower; the king orders the treasurer to cause the aforesaid springalds and quarels to be sought for at the said places on the approach of the Purification, and to receive them, and to cause ordinance to be made concerning them for the defence of the realm with as much speed as possible, so that damage shall not arise through delay. By K.

Dec. 28.  
Nottingham.

To Henry Lescrop, justice of the Forest this side Trent, or to him who supplies his place in the forest of Shirewode. Order to cause Henry Faucomberge, sheriff of Nottingham, whom the king has ordered to cause nine springalds to be made for the expedition of his affairs in the duchy of Aquitaine, to have as many oaks and other trees fit for timber as shall be deemed necessary between the justice or him who supplies his place and the sheriff, by the choice of the carpenters whom the sheriff will bring with him.

Dec. 30.  
Nottingham.

To the sheriff of Cornwall. Order to cause Thomas Lercedekne, whom the king is sending with others of his subjects to the duchy of Aquitaine in his service, to have a good ship sufficiently furnished with mariners and other necessities at the king's expence for the passage of the said Thomas and of the others aforesaid, and to cause him to have another ship at his own expence, if he need it, for the carriage of his servants, victuals, and other necessities, receiving security from the owners of the ships to cause the ships to be brought back to Portesmouth before the third Sunday of Lent, to set out thereafter in the king's service as they shall then be enjoined. By K.

*MEMBRANE 20.*

Dec. 20.  
Nottingham.

To John de Lek, keeper of certain lands in the king's hands in co. Derby. Order to pay to John Purchas a rent of 10 marks yearly from the mills of Duffeld, as the king learns by inquisition taken by John de Annesleye and Richard de Wylughby, the younger, that Thomas, late earl of Lancaster, granted by deed to the said John Purchas, for his good service to the earl, 10 marks of yearly rent from the mills aforesaid by the hands of the reeves there for John's life, and that John was seised of the said rent from 22 July, in the 2nd year of the king's reign, until the mills were taken into the king's hands with the earl's other lands upon his forfeiture, and that the mills are of the honour of Tuttebury, which was held of the king in chief and is in his hands by the forfeiture aforesaid, and that on Saturday after the Decollation of St. John the Baptist last there were in arrear to the said John 25 marks of the rent for five terms for 2½ years, and that the mills are worth 10*l.* beyond the said rent, and that John did not release his right in the rent to the earl during his life and did not change his estate therein in any wise, and John has made fine with the king for his trespass in acquiring the rent from the earl without the king's licence, and



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*Membrane 20—cont.*

has remitted to the king the arrears thereof from the time when the mills were taken into the king's hands. By C. and by a fine of 20s.—Derby.

Dec. 28.  
Nottingham.

To the treasurer and barons of the exchequer. Order to restore to John de Fenles his lands, goods, and chattels within this realm, which were taken into the king's hands because he is of the power of the king of France, together with the issues thereof, and to discharge John de Say, Reginald de Wendovere, and William Benet, whom John de Fenles appointed to have the custody of his lands, goods, and chattels, of the issues, goods, and chattels aforesaid, the king having, on 16 November last, ordered them to deliver the lands, goods, and chattels to the said John, Reginald, and William upon their finding security to answer to the king for the issues of the lands aforesaid from the time when they were taken into the king's hands, and for the goods and chattels aforesaid.

Dec. 26.  
Nottingham.

To Robert de Bures, keeper of certain forfeited lands in co. Norfolk. Order to deliver to Thomas Lovel his lands and chattels, which were taken into the king's hands because he was a rebel, as the king, on 11 July, in the 16th year of his reign, pardoned the said Thomas the suit of his peace and what pertained to him for adhering to his enemies, and restored his lands: provided that if the lands have been demised at ferm by the king's orders, Thomas shall satisfy the fermors for their expenses about the lands.

By K.

Dec. 23.  
Nottingham.

John son of William de Herdewyk, imprisoned at Leicester for the death of Roger de Louthe of Loughteburgh, has letters to the sheriff of Leicester to bail him until the first assize.

Dec. 30.  
Nottingham.

To the sheriff of Lincoln. Order to cause proclamation to be made in his county [court] that a fair shall be held at the king's manor of Kirketon-in-Lyndeseye on the eve and day of St. John ante Portam Latinam and for six days following, and another fair on the eve and day of St. Andrew the Apostle and for six days following yearly, and that a market shall be held at the king's manor of Spitel 'in the Strete' on Friday in every week, and that a fair shall be held there on the eve and day of St. Edward the King and for six days following.

By K.

Dec. 29.  
Nottingham.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of Robert de Barlaye, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Dec. 28.  
Nottingham.

To the same. Order to deliver to Joan, late the wife of Robert de Wessington, upon her doing fealty, which the king has granted the escheator power to receive, a moiety of the manor of Kernesford, co. Lancaster, with the issues thereof from the time of Robert's death, as the king learns by inquisition taken by the escheator that Robert held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he and Joan were enfeoffed jointly by Walter de Stirkland of a moiety of the manor aforesaid, to have to them and the heirs of their bodies, and that the moiety is held of the king as of the earldom of Lancaster by the service of a twenty-fourth of a knight's fee and by the service of 2½d. for ward of the castle of Lancaster.

Dec. 30.  
Nottingham.

To W. archbishop of York. Order not to molest William de Cusancia, treasurer of Edward, earl of Chester, the king's son, who was not born of the power of the king of France, by reason of the king's order to cause to come before the treasurer and others of his council at Westminster all deans,



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*Membrane 20—cont.*

archdeacons, prebendaries, rectors of churches, vicars, and others beneficed in the city and diocese of York who are of the power of the king of France, there to find security that they will behave themselves faithfully in the realm and to do what is contained in the king's order, and to release any sequestration that he may have made in the benefices of the said William for this reason, as the king has taken William and his lands, rents, etc., into his protection. By K.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with 11 bovates of land in Paynesthorp and Seleston, and to restore the issues thereof, which land he has taken into the king's hands because he believed that it was held of the king as of the honour of Peverel, as the king learns by inquisition taken by the escheator that the land, which John de Seleston and Isolda his wife lately acquired from the abbot of La Dale for their lives, is held of the heir of Hugh son of Ralph in frankalmoin and not in chief as of the said honour.

Dec. 30.  
Nottingham.

To the sheriff of Cambridge. Order to supersede until Easter next the demand upon Robert de Insula for scutage for the armies of Scotland of the 28th, 31st, and 34th years of the late king's reign, as he asserts that he was then under age and that the lands of his inheritance were in the king's wardship by reason of his minority, and the rolls of the late king's chancery are not at present in chancery. The sheriff is to take from him security to answer to the exchequer for the scutage aforesaid if it be found by inspection of the said rolls or otherwise that he ought to be charged therewith.

1325.

Jan. 8.  
Tutbury.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands of John de Tothale, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Jan. 16.  
Ravensdale.

To the same. Order not to intermeddle further with the manors of Great Kerbrok, co. Norfolk, Mendelesham, co. Suffolk, Hamerton, co. Huntingdon, Belcham William, Gestyngthorp, Gosfeld, and Ovyton, co. Essex, and to restore the issues thereof to Matilda, late the wife of John Botetourt, as the king learns by inquisition taken by the escheator that John and Matilda were enfeoffed jointly of the said manors by Hugh Pirpount by fines levied between them in the king's court, to have to the said John and Matilda for their lives under a certain form contained in the fines, and that Matilda continued her seisin thereof jointly with John until the time of the latter's death, and that the manors are not held of the king but of others by divers services.

To the same. Order to restore to the aforesaid Matilda the manor of Belcham Otes, 100 acres of land, 4 acres of meadow, and 4s. of rent in Belcham St. Ethelbert, co. Essex, together with the issues thereof, upon her taking fealty, which the king has granted the escheator power to receive, as the king learns by inquisition taken by the escheator that the aforesaid John Botetourt and the said Matilda were enfeoffed jointly of the aforesaid manor and land by Hugh Pirpount by fine levied between him and them, to have to John and Matilda for their lives under a certain form contained in the fine, and that Matilda continued her seisin thereof jointly with her husband until his death, and that the manor, etc., are held of the king as of the honour of Boulogne by knight service.

1325.

*Membrane 20—cont.*

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Dylewyk, a third and a ninth of the manor of Wotton, a moiety of the manor of Ronhale, a third of the manor of Kerdlyngton, and certain tenements in Bromham, co. Bedford, and to restore the issues thereof to the aforesaid Matilda, as the king learns by inquisition taken by the escheator that the aforesaid John de Botetourt held the premises of the inheritance of the said Matilda, and that they are held in chief by the service of a third of the barony of Bedford.

Jan. 11.  
Derby.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William de Cicestre, whom the king has amoved from office because he learns, by the testimony of William de Cleydon and William de Cusancia and other trustworthy men, that the said William is insufficiently qualified.

Jan. 16.  
Ravensdale.

To the treasurer and barons of the exchequer. Order to discharge Hugh le Despenser, the younger,—to whom the king, on 22 August, in the 14th year of his reign, committed the custody of the castle and town of Porcestre, with the forest and other appurtenances, during pleasure, to have in the same way as others previously had the custody thereof,—of the issues or ferm of the said castle and forest from 17 July last, when the king committed the custody thereof to Thomas de Saunford during pleasure.

*MEMBRANE 19.*

Jan. 23.  
Langley.

To Richard le Wayte, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of William de Buworth, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Jan. 11.  
Derby.

To the treasurer and barons of the exchequer. Order not to permit Ralph le Botiller, Hugh de Codyngton, John de Levinton, Hugh de Kemseye, Thomas le Kyng, and William le Cartere to be aggrieved at the suit of the king or of others by reason of the goods of the rebels that they took and occupied whilst in the king's company in the pursuit of the rebels, as the king has ordained that those who were in his company in pursuit of the rebels shall not be aggrieved by reason of the goods of the rebels and their adherents taken and occupied by them from 17 October, in the 15th year of his reign, until 5 April following. By K.

The like to Geoffrey le Scrop and his fellows, justices to hold pleas before the king, in favour of the aforesaid.

Jan. 24.  
Langley.

To the treasurer and barons of the exchequer. Order to cause the priory of Castellacre to be restored to the prior, together with the issues thereof, the prior having given the king to understand that the keepers of priories and other lands of aliens in cos. Norfolk and Suffolk have taken the priory into the king's hands by virtue of the king's order to take priories and other lands of aliens of the power of the king of France into the king's hands, as the late king, on 26 January, in the 34th year of his reign, ordered the treasurer and barons of his exchequer to restore the priory to the prior and convent, the priory having been taken into his hands by virtue of his orders to take into his hands the houses and manors of religious aliens of the power of the king of France, because he learned by the testimony of John de Warennia, then earl of Surrey, and other trustworthy men that the prior and convent were Englishmen and not aliens of the power of the king of



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*Membrane 19—cont.*

France or of his adherents, and that they did not pay any tax or pension to any of the said power, and were not bound by obedience, affinity, or otherwise to any one of the power aforesaid, except that the abbot of Cluny used to visit the priory when he came to England, and that the prior and convent in such visitations received their profession from the abbot.

Jan. 24.  
Langley.

To Richard le Wayte, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage and a virgate of land in Burnham, co. Buckingham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Simon de Poghale and Isabella his wife held the same jointly on the day of Simon's death, to them and the heirs of their bodies, and that the messuage and virgate are held of the king as of the manor of Chippenham, in his hands, by the service of 6*d.* and of a pair of gloves or 1*d.*, and that Simon and Isabella held on the said day divers lands of other lords in form aforesaid by various services.

Jan. 26.  
Langley.

Roger atte Brome of Stevenache, imprisoned in Neugate for the death of Adam Gal, has letters to the sheriff of Middlesex to bail him.

Jan. 27.  
Langley.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the lands of Peter de Evercy, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Peter held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Feb. 1.  
Langley.

To Edmund de Passele, John de Ifeld, and William de Cotes. Order to supersede the execution of the king's commission to make inquisition concerning the making of a trench between Apuldre and Romenhale, for so long as the barons of the port of Romenhale and other ports are engaged about the king's service by reason of the war in Gascony, or until further orders, as the matter touches the said barons.

Jan. 26.  
Langley.

To the treasurer and barons of the exchequer. Order to discharge Master Richard de Clare of the issues received from the abbey of Romeseye, as the king, on 5 July, in the 8th year of his reign, granted to the prioress and nuns of the said abbey, in consideration of a fine of 40 marks, the custody of the abbey, which was then void, and of the temporalities of the same, with all things pertaining to the abbey, and granted that they should ordain and dispose of the temporalities and goods during the voidance, and ordered the said Richard, then keeper of the abbey, not to intermeddle further with the custody of the abbey or of the temporalities or goods of the same, and to restore the issues thereof to the prioress and nuns.

Feb. 6.  
Westminster.

To the constable of Marleberge castle. Order to cause the houses within the castle to be repaired. By K. on the information of William de Colby.

Feb. 7.  
Westminster.

To the bailiffs of Gloucester. Order to take and imprison until further orders John Warde of Colecestre, John Galod, and John son of Roger de Colecestre.  
By K.

Feb. 6.  
Westminster.

To the bailiffs and community of Great Yarmouth. Order to permit the men, merchants, and fishermen of Holland, Zeeland, and Friesland to come to the town and port with their goods and merchandise, and to trade with the same, and to return home without hindrance, for so long as it shall please the king, notwithstanding the king's order not to permit any man to go to parts beyond sea without his licence.  
By K.

The like to the mayor, bailiffs, and community of Lenne.

To Hugh le Despenser, earl of Winchester, justice of the Forest this side Trent, or to him who supplies his place in the forest of Gillyngham. Order



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*Membrane 19—cont.*

to deliver to John Hayward the custody of the forest of Gillyngham, co. Dorset, and the issues thereof since the custody was taken into the king's hands with other lands, etc., of queen Isabella, as the said queen granted the custody to John for life, to hold in the same way as he held it in the time of Margaret, late queen of England, her aunt.

Feb. 6. To the bailiffs of Great Yarmouth. Order to release Katherine la Sote of Westminister. Holand from prison, so that she may return home, she having been arrested in that town upon suspicion.

Feb. 9. To William de Tatham, keeper of the rebels' lands in the parts of Blakeburnshire and Rachedale, co. Lancaster. Order not to exact from the abbot of Whallay any puture by reason of the abbot's grange of Merlond or by reason of any other lands pertaining thereto when the keeper goes to those parts to hold the king's courts, as the king learns by inquisition taken by John de Lancastria and Gilbert de Singleton in William's presence that the stewards of those parts when the tenements were in the hands of Thomas, late earl of Lancaster, or in the time of Henry de Lascy, late earl of Lincoln, lords of those parts, had no such puture when they went to those parts to hold the lords' courts, and ought not of right to have had any such puture, except at the request of the abbot and his predecessors out of courtesy.

Feb. 8. To Thomas de Bynedon, mayor of Southampton. Order to deliver by Westminister. indenture to the master of the ship in which the king's envoys shall go to Spain the boat newly made for the said ship. The king has ordered the collectors of the custom in that port to pay to him the costs of making the boat.

To the collectors aforesaid. Order to pay to the said Thomas by indenture the cost of making the said boat.

Feb. 8. To Thomas Deyvill, receiver of the castle of Pontefract. Order to pay to Westminister. the prior of Helagh Park 10 marks yearly from the time when the mill of Knottyngeleye was taken into the king's hands, and to pay him that sum yearly henceforth, as the king learns by inquisition taken by the said Thomas and Adam de Hoperton that Peter de Brus granted by charter, which the king confirmed, to the prior of Helagh Park, the predecessor of the present prior, the said sum yearly, and that the prior and his predecessors were seised thereof from the time of the grant until Michaelmas, in the 15th year of the king's reign, when Thomas, late earl of Lancaster, last paid the rent to the prior, and that the prior and his predecessors were seised of the aforesaid rent by the hands of the said earl all the time when he was lord of the mill and also all the time of Henry de Lacy, late earl of Lincoln, and Edmund de Lacy, earl of Lincoln. father of Henry, lords of the mill, and in the times of all other lords of the mill.

Feb. 13. To Robert Miles, receiver of the issues of queen Isabella's lands, in the Westminister. king's hands. Order to pay to Lupus Urtyz, servant of Mary, lady of Byskay, the king's kinswoman, 100*l.* from the said issues, out of the 300*l.* due to him from the queen for divers goods found in a ship wrecked on the sea coast at Lisard, co. Cornwall, and taken for her use. By K.

*MEMBRANE 18.*

——— To Alfonsus, king of Castille (*Catelle*), etc. Arnald Guillelmi de Berne, lord of Lescun, and Master Peter de Galician[o], the king's treasurer of the Agénois, who were sent by the king to Alfonsus to treat of a marriage



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*Membrane 18—cont.*

between Alfonsus and Eleanor, the king's eldest daughter, have informed the king upon their return with what good will Alfonsus desires that his royal house shall be joined to the king's by a bond of love by way of relationship, and afterwards Andrew Petri and Peter Johannis, ambassadors of Alfonsus with his letters of credence, have confirmed the information aforesaid, and have propounded the purpose of Alfonsus' further desire that a similar bond shall be contracted between Edward, the king's eldest son, and the Infanta Eleanor, sister of Alfonsus. The king rejoices greatly that providence has illuminated abundantly the boldness of Alfonsus' youth by gifts of virtues and natural and gracious good qualities, as widely diffused fame has made known and as is now spread to the ends of the world. Upon the king's asking the ambassadors if they had any power to treat further upon the manner and form and other conditions with which such contracts may be completed, they answered that they had no further power; the king therefore, reflecting that in such an arduous and solemn affair consent ought necessarily to be required with fulness of power to effect the matter before spoken of, and considering the virtue conferred upon Alfonsus by grace freely given, and to the confederations (*consideraciones*) or alliances made by the ancestors of Alfonsus to his progenitors, which the king finds by inspection of the letters of the progenitors of Alfonsus in the king's archives, especially of those of Alfonsus, great-grandfather of Alfonsus, sealed in the manner of a bull with purest gold, which he has caused to be shewn to the aforesaid envoys of Alfonsus, and a copy whereof he caused to be delivered for Alfonsus, and turning his consideration to the treating—[*Incomplete.*]

*Vacated because otherwise on the dorse.*

Jan. 28. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Langley. Berks, Bedford, and Buckingham. Order to cause dower to be assigned to Petronilla, late the wife of Thomas Barr . . ., tenant in chief, upon her taking oath not to marry without the king's licence.

Jan. 23. To the treasurer and barons of the exchequer. Order to cause allowance  
Langley. to be made to Bankynus Brounlesk, merchant of Florence, in the 100*l.* wherein he made fine with the king for a trespass in taking wool out of the realm contrary to the charter of the Staple, for 25*l.*, being the remainder of 35*l.* 4*s.* 6*d.* lent by him to the king in the 11th and 12th years of the king's reign, for the expedition of the Scotch war, by the hands of the collectors of the loan from alien merchants in the ports of Boston, Ipswich, and Southampton, upon the wools taken out of those port by him and by Manett Brun . . ., his common merchant, Banquinus having prayed the king to cause the above sum to be allowed to him, as it is found by certificate of the treasurer and barons that the collectors aforesaid answered to the exchequer in their accounts for the loan aforesaid, and Bankynus has remitted 10*l.* 4*s.* 6*d.* of the said loan.

Jan. 28. To the bailiffs of Lynn. Order to permit Jacob Waterbalgh and Seyer  
Langley. de Outkerk, merchants of Flanders, who have brought divers merchandise and victuals into the realm, or their attorney or attorneys to load 150 barrels of ale in that port and take the same thence to Flanders or Zeeland, upon their finding security not to take the same elsewhere, although the king lately ordered the bailiffs not to permit any man to go to parts beyond sea without special licence from him, and although he lately ordered them to permit merchants of the realm to go to Flanders, Brabant, Spain, and Almain and to permit merchants of the duchy [of Aquitaine] to go to the countries aforesaid and to the duchy with their goods and merchandise, and to permit those who wished to come thence into the realm to pass and come in the same port without hindrance, provided the said merchants paid the due



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*Membrane 18—cont.*

customs and did not take victuals except what was necessary for their maintenance out of the realm to Flanders, Brabant, Spain, and Almain.

By C.

The like to the bailiffs of Ipswich to permit Jacob and Seyer to load and take away 50 barrels of ale.

Feb. 6.  
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 1 June, in the 6th year of his reign, in consideration of a fine of 100 marks made with him by the prior and convent of St. Mary's York, granted to the prior and convent the custody of the abbey, then void by the death of John de Gillyng, late abbot of the same, to have with all things pertaining to the abbey and with all things that ought to pertain to the king if he had retained the custody in his hands from the time of John's death until the end of two months following, so that no escheator or other bailiff or minister of the king's should interfere with the custody or with anything pertaining thereto during that time, saving to the king the knights' fees, advowsons of churches, wards and marriages happening during the time of voidance, with provision that if the voidance endured longer than two months, the prior and convent should have the custody during the voidance and should pay to the king 50 marks for every month of voidance beyond the aforesaid two months, and should pay him in proportion if the voidance lasted less than a month beyond the said two months; which voidance lasted longer than two months; and the king, on 2 September, in the 7th year of his reign, took the fealty of Brother Adam de Nesse, elected and confirmed to the abbacy, and restored to him the temporalities of the abbey: the king therefore orders the treasurer and barons to receive the aforesaid 100 marks from the abbot for the first two months and what pertains to the king of the aforesaid 50 marks for the time when the abbey was void over the said two months, and to cause him to be acquitted of the aforesaid 50 marks from the aforesaid 2 September.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the manor of Holedych, co. Devon, and to restore the issues received therefrom since the death of Henry de Brok to Elizabeth his wife, as the king learns by inquisition taken by the escheator that Henry and Elizabeth, jointly enfeoffed, held the manor on the day of Henry's death by fine levied in the king's court, and that the manor is held of John de Mohun by knight service and by the service of a pair of gilt spurs or 6*d.* yearly.

Feb. 8.  
Westminster.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Thomas de Bamvill, scholar of Oxford, and John Burnel, his servant, who were born in the power of the king of France, to pass the sea in that port with two horses, books, and other things of the said Thomas, notwithstanding the king's order not to permit any one to pass the sea in that port without his special licence.

By K.

Feb. 11.  
Westminster.

To the sheriff of Northumberland. Order to supersede the demand from the castle and barony of Werk, in the king's hands, for cornage and for fines of courts for the king's use and for ward of the castle of Newcastle-on-Tyne, for so long as the castle and barony of Werk shall remain in the king's hands.

Feb. 12.  
Westminster.

To the sheriff of Devon. Order to restore to Nicholas le Engleys, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being indicted before Robert de Stokhaye and Henry Bokerel, justices to deliver Exeter gaol, for receiving Walter le Engleys and Sampson le Engleys, who were hanged for divers larcenies, as he has purged his



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*Membrane 18—cont.*

innocence before W. bishop of Exeter, to whom he was delivered by the justices according to the privilege of the clergy.

Feb. 13. To Roger de Waltham, late keeper of the wardrobe. Order to make  
Westminster. account with John, bishop of Winchester, or his attorney in this behalf, for his expenses in prosecuting the king's affairs in the Roman court when he was archdeacon of Lincoln, and for the expenses of himself and his household, and to allow him 10s. a day for the expenses of himself and his household from 22 July, in the 16th year of the king's reign, when the king sent him from the city of York to the said court, until 12 July following, when he was confirmed bishop of Winchester in the same court, together with his expenses about the aforesaid matters, and to cause to be done further what ought to be done for the final issue of such account. By K.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause dower to be assigned to Emma, late the wife of James de la Hide of Great Waltham, tenant by knight service of the lands that belonged to Humphrey de Bohun, late earl of Hereford, upon her taking oath not to marry without the king's licence.

*MEMBRANE 17.*

Feb. 8. To the mayor and bailiffs of Bristol. Order to release the ship of Nicholas  
Westminster. Chanflour of Cork in Ireland, a man and tenant of Robert de W . . ., and the mariners of the same, they having arrested them, as Robert has given the king to understand, by virtue of the king's order to provide ships in that port to set out in his service to the duchy [of Aquitaine], as Robert has mainperned in chancery that Nicholas will cause his ship to come with the fleet of ships from Ireland to the duchy aforesaid to stay in the king's service during the king's pleasure. By K.

Feb. 12. To Stephen de Abyndon, the king's butler. Order to deliver to the  
Westminster. abbot and convent of St. Edward's Netley (*Letele*) a tun of wine of the right prise at Southampton, in accordance with the grant to them by Henry III. of a tun yearly.

Feb. 13. To John Darcy, justiciary of Ireland, or to him who supplies his place.  
Westminster. Order to deliver to Almaric de Credonio his lands in Ireland, which he has taken into the king's hands because Almaric is of the power of the king of France. By K.

Feb. 13. To the treasurer and barons of the exchequer. Order to discharge  
[Westminster.] Bartholomew de Wyghton of the lands that belonged to Drogo de Mello, tenant in chief in England, which are in the king's hands by reason of the minority of Margaret, daughter and heiress of Drogo, and of the ferm for the same, as contained in the king's letters patent granting the custody of the same to Bartholomew for a certain time, which grant was made after the lands had been taken into the king's hands because Almaric de Credonio, to whom the king had granted the same during the minority of Margaret, was of the power of the king of France, amongst other lands and goods of aliens of the power of the king of France, as the king afterwards restored the aforesaid lands to Almaric with the issues of the same since they were taken into his hands, and he then ordered Bartholomew to restore them to Almaric. By K.

Feb. 12. To Bartholomew de Wyghton. Order to restore the aforesaid lands to  
Westminster. Almaric or to his attorney in this behalf, together with the issues thereof.

1325.

*Membrane 17—cont.*

Feb. 16. To the sheriff of Northampton. Order to cause a verderer for Salcey  
Westminster. forest to be elected in place of Nicholas Trymenel, who is incapacitated by illness and infirmity.

By the testimony of Richard Damory, steward of the king's household.

To the same. Order to cause a verderer to be elected in place of Philip de Lowe, whom the king has amoved from office because he is incapacitated by blindness.

By testimony of the aforesaid Richard.

Feb. 15. To William de Rammeshill, constable of Marleberg castle. Order to  
Westminster. have the body of Michael de Essex, imprisoned in that castle, before the king in fifteen days from Easter next, with the cause of his arrest and imprisonment, so that the king may cause to be done what shall seem good by his council.

By K. on the information of Geoffrey le Scrop.

Feb. 15. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Westminster. Salop, and Stafford. Order not to intermeddle further with the lands of the inheritance of Alice, late the wife of William la Zousche, late countess of Warwick, which William ought to hold by the courtesy of England, and to restore the issues thereof to William, who has prayed the king for remedy because the escheator has taken the said lands into the king's hands by virtue of the king's order to take into his hands the lands that she held in dower or otherwise for life, although William ought to hold by the courtesy of England, by reason of the issue begotten between her and him, all the lands of her inheritance.

The like to the following :

John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford.

Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham.

Feb. 20. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
The Tower. Dorset. Order not to intermeddle further with three messuages, six ferlings of land, and 21 acres of marsh in K[ynge]s teyngton, and to restore the issues thereof, as the king, at the suit of Robert le Pyl suggesting that Robert de Clere and his ancestors had always held the premises from time out of mind of Nicholas Burdoun and his ancestors, and not of the king or of his progenitors, and that the escheator had taken the premises into the king's hands because the said Robert de Clere lately enfeofed the said Robert le Pyl thereof, under the pretext that they were held immediately of the king and not of the aforesaid Nicholas, ordered the escheator to make inquisition concerning the same, and it is found by the said inquisition that the aforesaid Robert [de Clere] and his ancestors have always hitherto held the premises of Nicholas and his ancestors, by the service of 12*d.* yearly and doing two suits at the court of Nicholas and his ancestors at the manor of Kyngesteynton, and not of the king or of his progenitors, and that the tenements are worth 20*s.* yearly in all issues.

Feb. 20. To Henry de Cobbeham, keeper of certain forfeited lands in co. Kent.  
The Tower. Order to deliver to John Gerard his lands, goods, and chattels, which were taken into the king's hands by reason of his indictment before Geoffrey de Say and his fellows, justices of oyer and terminer in the aforesaid county, for aiding and counselling Bartholomew de Burghessh and others who held the castle of Ledes against the king, and for being of the confederation of Bartholomew de Badelesmere, and for burglary (*burgaria*) of the king's houses of the manor of Graveshende, and for divers goods there carried away, and for robbery of certain goods of Simon Benjamyn and other of the king's men coming from Ledes, which indictment the king caused to come before him, when John was acquitted of the premises, and when it was



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*Membrane 17—cont.*

found that John did not withdraw himself for this reason, as is found by the record and process of the matter, which the king caused to come before him in chancery, and John has prayed the king to cause his lands, goods, and chattels to be restored to him.

The like to William de Cotes and Henry de Sharden, keepers of certain forfeited lands in the aforesaid county.

Feb. 20. To the sheriff of York. Order to receive from William de Felton  
The Tower. 1,000 marks of the king's money, which the king is sending to the sheriff by him, and to cause them to be kept safely, so that the sheriff have them at the exchequer at his proffer at Easter next. The sheriff is ordered to pay to William de Kirkeby, king's clerk, whom the king is sending to that county for the expedition of certain affairs touching him, all the said money or as much of it as William shall require for the expedition of the said affairs. By K.

Feb. 25. To the treasurer and barons of the exchequer. Order to allow Master  
The Tower. John Walewayn, late escheator this side Trent, in his account at the exchequer for 80*l.*, which the king ordered him to pay to Joan de Mereworth of the king's gift, and to cause Joan to be acquitted of that sum, as the king learns from her complaint that that sum is exacted from her by summons of the exchequer, and that she is distrained to pay the same as if she had received it as imprest. By K.

Feb. 22. To Walter de Beauchamp, supplying the place of marshal of the king's  
The Tower. household. Order to deliver Philip de Hambury, clerk, imprisoned in the Marshalsea for certain causes, to Henry de Percy, who has mainperned to have him before the king on the morrow of St. John the Baptist to answer to the king, so that he may answer in the meantime for Henry's account of the time when the latter had the constabulary of Scardeburgh castle and the custody of the town of Scardeburgh. By K.

Feb. 13. To the treasurer and chamberlains. Order to pay to Richard de Hodele-  
Westminster. ston 100 marks of the king's gift, for his good service to the king, and because he has granted that he will go to the duchy of Aquitaine in the king's service; notwithstanding any order or ordinance to the contrary concerning such payments. By K.

To the same. Order to pay to Bertrand de Galarl 100*l.* of the king's gift, for his good service to the king and his progenitors in the duchy of Aquitaine, and in recompence for the damages inflicted upon him by the men of the king of France, who lately invaded the duchy aforesaid and the land of the said Bertrand; notwithstanding any order or ordinance to the contrary concerning such payments. By K.

Feb. 6. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Westminster. Dorset. Order not to intermeddle further with the manor of Holedich, co. Devon, and to restore the issues thereof to Elizabeth, late the wife of Henry de Brok, as the king learns by inquisition taken by the escheator that Henry and Elizabeth, jointly enfeoffed, held the manor on the day of Henry's death by fine levied in the king's court, and that the manor is held of John de Mohun by knight service, and by the service of a pair of gilt spurs or 6*d.* yearly.

March 3. To the treasurer and barons of the exchequer. Order to discharge  
The Tower. Neapolio, cardinal deacon of St. Adrian's, of all sums of money exacted from him for tenths or other quotas imposed upon the clergy by the pope or his predecessors from his benefices in England, as the king has, at the request of the pope, pardoned the cardinals beneficed in this realm all sums exacted from them for tenths or other quotas. By K.

[*Federa.*]

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*Membrane 17—cont.*March 1.  
Westminster.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of William de Slene, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

*MEMBRANE 16.*Feb. 20.  
The Tower.

To Alan de Cubbeldyk, late keeper of forfeited lands in co. Lincoln. Order not to intermeddle further with levying a rent of 10*l.* from the manor of Herpeswell, and to restore anything that he may have levied of the said rent, as, at the suit of John Waldeschef, suggesting by petition before the king and his council that he held the manor of the grant of William Tuchet quit of all rent, and that the said Alan had distrained him to pay a rent of 10*l.* yearly therefor, pretending that the manor was charged with that rent to the said William, a late rebel, on the day when his lands were forfeited to the king, the king appointed Walter de Friskeneye, Peter de Ludyngton, and Dominic de Bukton to enquire concerning the premises, and it appears by their inquisition taken in the presence of Alan that the manor was not charged with the said rent on the day when William forfeited his lands, and was not charged with any money, and that William had nothing in the manor on the said day, and the king thereupon ordered the said Alan to be in chancery in the octaves of St. Hilary last to inform the king fully concerning the premises, or to signify what cause or evidence he had in this behalf, and he has signified that he distrained John for the rent aforesaid because he understood from the information of certain men that the manor was charged with the rent aforesaid on the day when William forfeited to the king, and that he has no other cause or evidence for charging the manor with the rent, although he frequently caused inquisition to be taken concerning the premises.

To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Order to pay to the prior of Christ Church, Canterbury, 27*s.* 2*½d.* and 14*s.* 1*¼d.* yearly for so long as a messuage, 90 acres of land, 5 acres of wood, and 2 acres of meadow in Estfarlegh and Lose remain in his custody, and to pay him the arrears of the same from the time when the tenements were taken into the king's hands, as the king learns by inquisition taken by John de Ifeld and Stephen atte Dane that Walter Colpeper held the tenements of the prior in 'gavelkende' by the service of 27*s.* 2*½d.* and the rent of 11*½* ploughshares, 16 hens and 80 eggs yearly, which are worth yearly 14*s.* 1*¼d.*, and by divers customary works, worth 15*s.* 9*½d.* yearly, and that the prior and his predecessors were seised of the said rents all Walter's time, and in the time of William Oelvestre and Helewisia de Lynlegh, and other tenants, from time out of mind, and that the tenements are in the king's hands by Walter's forfeiture.

Feb. 18.  
The Tower.

To Roger de Whatton, keeper of the rebels' lands in co. Northampton. Order to restore to John de Benteleye a rent of 5*s.* in Wodeford near Thrapston, upon his finding security to answer to the king therefor, as the keeper has returned that Humphrey de Bassyngbourn, late sheriff of that county, caused the rent to be seised into the king's hands because the said John wore the robes of Thomas, late earl of Lancaster, a rebel, and not for any other cause, and that Humphrey delivered the rent to the said keeper by the king's writ of the exchequer, directed to the keeper.

Feb. 26.  
The Tower.

To the sheriff of Southampton. Order to release Gilbert de Ellesfeld, imprisoned at Winchester by the king's order, upon his finding mainprise that he will prepare himself with horses and arms and that [he will set out]



1325.

*Membrane 16—cont.*

in the king's service to Gascony with other subjects of the king on Sunday after Mid-Lent next.

By K.

Feb. 20. To the treasurer and barons of the exchequer. Order to take oath from  
Westminster. Donald (*Dovenaldus*) de Mar concerning the expenses incurred by him in repairing Newerk castle, which the king lately committed to him, and in the wages of men-at-arms and footmen with him in the castle, and to make inquisition concerning the same, and to allow him such expenses in his ferm for the castle, as he has prayed the king to cause the same to be allowed to him in the ferm.

March 3. To Robert Miles, receiver of the issues of the lands lately in the hands of  
The Tower. Queen Isabella by the king's assignment. Order to pay to the treasurer and chamberlains of the exchequer 500 marks, which they paid to the queen after Michaelmas last, in part payment of the 1,000 marks that she ought to receive yearly by the king's ordinance for the costs and expenses of her and her household, except the charges of her inner household in food and drink, and 898 marks, which they paid to her for the expenses of her household in food and drink after Michaelmas, and 300 marks, which they paid to Isabella de Hastynge for the maintenance of Eleanor and Joan, the king's daughters, staying in her company, after Michaelmas aforesaid.

By bill of the treasurer.

Feb. 20. To John le Forester, keeper of the chace of Nedwode, in the king's  
The Tower. hands. Order to desist from hindering the prior of Tuttebury from enjoying the liberties mentioned below in the wood of Nedwode, within the keeper's bailiwick, and to permit him to have the same, as the prior has shown by his petition before the king and his council that whereas he ought to have, and his predecessors have always been wont to have from the time of the foundation of the priory, as of the right of their church, reasonable estover in the wood of Nedwode, to wit three carts going once a day from the Exaltation of the Holy Cross until the Invention of the Holy Cross, and going twice a day from the Invention to the Exaltation to lop (*branchiand*) green oak there and to take as much timber as is necessary for building their houses anew and for repairing their old ones, and common of pasture for all their beasts at all times of the year, and a tithe of all issues of the wood and of the parks thereof, to wit a tenth penny of the great wood and underwood sold, a tenth of the venison, pannage, honey, herbage, stud, and of other kinds of beasts in the wood and parks, and all their swine quit of pannage in the wood in pannage time, the keeper hinders his having the same.

By pet. of C.

To John de Leek, keeper of the honour of Tuttebury. Order to permit the aforesaid prior to have a tithe of the multure of the mill of Shotwod, and 5 marks of yearly rent from the said mill, and all amercements of his tenants, freemen and villeins, within the hundred of Apeltre, and to restore to him anything that he may have levied thereof, as the king learns by inquisition taken by Hugh de Prestwold and Henry de Hambury in the keeper's presence that the prior and his predecessors have been wont to receive a tithe of the multure of the said mill from the time of the foundation of the priory as of the right of their church of Tuttebury, as parsons of that church, and that Robert de Ferariis, sometime earl of Derby, granted by his charter to God and the church of St. Mary, Tuttebury, and the monks there serving God five marks of yearly rent from the said mill in frankalmoin, and that the prior and his predecessors were seised of the said rent for sixty years, and that the mill is held in the hands of the king as parcel of the earldom of Derby, in the king's hands by the forfeiture of Thomas, late earl of Lancaster, and that the tithe aforesaid is worth 30s. and no more, and it appears by the aforesaid inquisition that the prior ought to have, and that he and his predecessors have been wont to have from the time



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*Membrane 16—cont.*

of the foundation of that house, as of the right of their church, all amercements of their tenants, freemen and villeins, residing within the hundred of Apeltre, until the hundred came to the king's hands by the forfeiture of the said earl Thomas, and afterwards until the prior was hindered from receiving the same by the keeper, and that the hundred is parcel of the aforesaid earldom, and that the amercements are worth 30s. yearly. By pet. of C.

March 4.  
The Tower.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with certain tenements in Cameryngton, co. York, and with the manor of Ryhill, in the same county, and to restore the issues thereof, saving to the king the fealty, if any be due, for the tenements in Cameryngton, as the king learns by inquisition taken by the escheator that Robert de Botheby and Margery his wife held the tenements aforesaid jointly, to them and Robert's heirs, on the day of Robert's death of the king as of the honour of Albemarle by knight service, and by the service of doing suit at the wapentake of Holder-nesse from three weeks to three weeks, and rendering 7½*d.* yearly for sheriff's aid, and rendering 6*d.* yearly for ward of the castle of Skypse, and that they acquired the tenements aforesaid in form aforesaid at the time when Peter de Gavaston had the honour aforesaid of the king's grant, and that they held jointly to them and the heirs of their bodies on the said day the manor of Rybill of John Paynel of Botheby by knight service.

Feb. 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to supersede the demand made in the castle, manor, and honour of Chilham, co. Kent, for the debts of Rosa de Dovorr', Alexander de Balliolo, and Isabella his wife, and of Bartholomew de Badelesmere, who held the castle, manor, and honour before 28 November, in the 15th year of the king's reign, when the king granted to David de Strabolgi, earl of Athole (*Atheles*), the castle, manor, and honour aforesaid, which formerly belonged to Isabella de Dovorr', David's grandmother, and which came to the late king's hands as escheat for divers causes. By K

March 5.  
The Tower.

To Henry de Faucomberge. Order to send into chancery without delay to be cancelled the king's letters patent committing to him the custody of the county of York and the castle of York from Easter next during the king's pleasure. By K.

Feb. 7.  
Westminster.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage, a carucate of land, 20 acres of meadow, and a watermill in Lutlemunstre, co. Oxford, which he has taken into the king's hands with other lands that belonged to Aymer de Valencia, late earl of Pembroke, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the earl held the tenements aforesaid for his life of the grant of Walter de Cantilupo, parson of the church of Suytenfeld, and that after the earl's death the tenements ought to remain to Thomas West and Eleanor his wife and their heirs, and that the tenements are held of Henry Dyne by the service of a quarter of a knight's fee.

*MEMBRANE 15.*

Feb. 20.  
Westminster.

To R. bishop of Coventry and Lichfield, late keeper of the king's wardrobe. Order to cause Robert de Insula to be acquitted of the 100 marks that the king caused to be delivered to him in the time of the late disturbance in the realm for the expenses of himself and his men-at-arms staying with the king in his service in July, August, and September, in the 15th year of the reign, to be expended in the king's service, which sum is now exacted from Robert as an imprest of the wardrobe, the king having now granted that sum to him. By K



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*Membrane 15—cont.*

Feb. 18. Richard le Cartere, imprisoned in Exeter gaol for the death of Robert le  
Westminster. Parkere, has letters to the sheriff of Devon to bail him until the first assize.

March 1. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nott-  
Westminster. ingham, Derby, and Lancaster. Order to deliver to Alice, late the wife of William de Slene, certain lands in Oschef and Lancaster, co. Lancaster, upon her doing fealty therefor, which the king has granted the escheator power to receive, as the king learns by inquisition taken by the escheator that William and Alice held the same jointly on the day of William's death, to them and William's heirs, and that the lands in Oschef are held of the king as of the honour of Lancaster, which is in the king's hands by the forfeiture of Thomas, late earl of Lancaster, in socage by fealty and by the service of 12*d.* yearly for all service, and that the lands in Lancaster are similarly held of the king in socage by the service of 5*s.*, and that William held on the said day certain lands in Lancaster as of Alice's inheritance of the king by the service of 5*s.* yearly.

Feb. 26. To Roger de Horsle, constable of Baumburgh castle. Order to permit  
Westminster. the king's men of Shoston and Sunderland, who have suffered great damage by the frequent comings of the Scots, to have respite until Michaelmas next for all debts due to the exchequer or to the castle aforesaid, except for the king's victuals sold there, as the king has granted them respite until then for all ferms, wards of castle, cornages, truncages, 'fenssilver,' and various other debts, services, or demands for his time and the times of his progenitors.

By K. and C.

The like to the sheriff of Northumberland in favour of the men of that county.

By K. and C.

The like to the same sheriff in favour of the men of Baumburgh.

By K. and C.

Feb. 28. To the treasurer and barons of the exchequer. Order not to permit  
Westminster. Richard Ireby to be aggrieved at the suit of the king or others by reason of the rebels' goods taken and occupied by him whilst pursuing them in the king's company, as the king has granted that those who were in his company in pursuit of the rebels shall not be molested or aggrieved by reason of the rebels' goods occupied by them from 17 October, in the 15th year of his reign, until 5 April following.

March 5. To the treasurer and chamberlains. Order to cause engines to be made  
The Tower. for the munition of the castles and towns of the duchy of Aquitaine, and to cause timber for the same to be taken in the wood of Tonebrugge, and to cause the engines or part of them to be carried to the duchy as quickly as possible, there to be delivered to the constable of Bordeaux.

By bill of the treasurer.

To the sheriffs of London. Order to restore to William de la Farge called 'Monguilliam' his horse, cloth, and other goods and chattels, which they have arrested by virtue of the king's order to arrest men of the power of the king of France and their goods, as it appears to the king that William is of Berne in his duchy of Gascony, and not of the lordship or power of the king of France.

By K.

*Vacated, because they were not sealed.*

March 5. To the treasurer and barons of the exchequer. Order to cause Robert de  
The Tower. Hulton, who was convicted before John de Stonore and his fellows, late justices to enquire concerning goods forfeited to the king in co. Stafford, for taking and occupying a silver barrel (*barellum*), price 5 marks, of the goods of the contrariants, to be acquitted of the said 5 marks, which are exacted from him by the estreats of the rolls of the said justices, as the barrel afterwards came to the king's hands by the delivery of Edmund le Peschour, king's serjeant.

By K.



1325.

*Membrane 15—cont.*Feb. 25.  
The Tower.

To John le Porter, keeper of the manor of Dunmawe. Order to cause dower of the said manor to be assigned to Thomas de Hyndringham and Nicholaa his wife, as the king learns by inquisition taken by John de Liston and Thomas de Reppes that Simon fitz Richard was seised of the manor in his demesne as of fee for a long time after he married the aforesaid Nicholaa, so that he could dower her thereof, and that he gave the manor to Humphrey de Bohun, late earl of Hereford and Essex, by charter on Monday after St. Gregory, in the 13th year of the king's reign, and that Simon died on 4 March, in the 15th year of the king's reign, and that the aforesaid Thomas de Hyndringham or Nicholaa never made quit claim or release of the manor to the earl after Simon's death, and that the manor is in the king's hands solely by reason of the earl's forfeiture, and that it is held of the heirs of the earl of Gloucester as of the honour of Clare by knight service and by the service of rendering 40s. yearly to the manor of Berdefeld, and that it is worth yearly 30*l*.

March 5.  
The Tower.

To Robert de Swalclyve, keeper of the lands that belonged to Eustace de Bourn in the city of London, forfeited to the king. Order to deliver to the said Eustace his lands, which were taken into the king's hands by reason of his adherence to the rebels, the king having released him from prison upon mainprise, as he has found security by Roger de Codham of co. Kent, Richard de Gravene of the same county, John de Horton of the same county, and John de Wrotham of London, to set out in the king's service in the next passage of his subjects to the duchy [of Aquitaine]. By K.

To Henry de Cobeham, keeper of forfeited lands in co. Kent. Order to restore to the said Eustace his lands, as he has found security as above; provided that if the lands have been demised at ferm, Eustace shall satisfy the fermers for their expenses about the lands. By K.

March 12.  
The Tower.

To the seneschal of Gascony for the time being, or to him who supplies his place. John Columbi of Bordeaux and Gaucelin de Castellione have informed the king by their petition exhibited before him and his council that during the present disturbance in Gascony, after the taking of the town of La Réole (*Regu[la]*) by the men of the king of France, Poncius, lord of Castillon (*Castellione*), and Margaret his mother ruined the men of the said John and Gaucelin, the men being under the king's safeguard, in a place called 'La Mark,' whereof John and Gaucelin have a moiety, and Poncius and Margaret have the other moiety, and caused the men's goods and possessions to be burned, violating the king's safeguard, wherefore John and Gaucelin have prayed the king that the moiety that Poncius and Margaret have in the said place may be taken into the king's hands because it is forfeited (*incursa*) to the king according to the *foros* and customs of those parts, and that justice may be done to John and Gaucelin for their damages sustained in this behalf: the king therefore orders the seneschal or him who supplies his place to inform himself concerning the premises summarily in full without action of law, and to cause to be done for the king and John and Gaucelin and their men aforesaid without delay what ought to be done according to the *foros* and customs of those parts.

*Vacated, because on the Gascon roll.*

March 11.  
The Tower.

To John le Porter, keeper of certain forfeited lands in co. Essex. Order to pay to William de la More and Margery his wife the arrears of a rent of 4 marks yearly for a tenement in Canewedon called 'Caldhous' from the time when it was taken into the king's hands, and to cause the same to be paid to them yearly henceforth for so long as he has the custody of the tenement, as the king learns by inquisition taken by John de Lyston and James de Lambourn in the keeper's presence that Bartholomew de Badelesmere held



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*Membrane 15—cont.*

the tenement aforesaid on the day when he forfeited his lands to the king of John Chaunceux, formerly the husband of the said Margery, and of the aforesaid Margery by the service of 4 marks yearly, and that the said John Chaunceux and Margery and her ancestors were seised thereof by the hands of Bartholomew and of other tenants of the tenement until it was taken into the king's hands, and that it is held by the service aforesaid, and that neither John and Margery nor William and Margery released their right in the said rent to Bartholomew or any other or changed their estate therein in any wise.

March 15. To R. bishop of Coventry and Lichfield, late keeper of the king's  
The Tower. wardrobe. Order to cause John de Louthre, receiver of the king's victuals at Carlisle, to have allowance for, and to be discharged of, 140 quarters of wheat, price 8s. a quarter, 90 quarters of barley, price 6s. 8d. a quarter, and 40 quarters of beans and pease, price 6s. 8d. a quarter, which the said John caused to be placed at Holmeoltran in order to be carried further to Carlisle, as the king learns by inquisition taken by Anthony de Lucy, constable of Carlisle castle, in the presence of Simon de Grymesby, escheator in co. Cumberland, and of Henry de Malton, sheriff of that county, that the corn aforesaid was taken, burned, and carried away by the Scotch rebels at Holmeoltran, against the will of the said John, and not through the carelessness or negligence of him or of any other.

To Roger de Waltham, late keeper of the wardrobe. Order to cause the aforesaid John to have allowance for, and to be discharged of, 105 quarters and two bushels of wheat, price 8s. a quarter, 10 barrels of wheaten flour, price 60s. a barrel, 107½ quarters of oats, price 3s. 4d. a quarter, 5 tuns of wine, price 53s. 4d. a tun, 120 salted fish by the greater hundred, price 30s. a hundred, as the king learns by inquisition, taken as above, that they were taken, consumed, and carried away by Andrew de Hartela from John's custody at Carlisle after Andrew had adhered to the Scotch rebels, and for four quarters of wheat, price 8s. a quarter, 12 quarters of oats, price 3s. 4d. a quarter, and 3 tuns of wine, price 53s. 4d. a tun, which were taken from John's custody at Carlisle and consumed and carried away by Michael de Hartela after he had adhered to the Scotch rebels.

March 15. To Philip de Hardreshull, keeper of forfeited lands in co. Berks. Order  
The Tower. to pay to Richard son of Thomas Danvers the arrears of a rent of 100s. yearly for the time that Philip has had the custody of the manor of Newebury, and to pay him that sum yearly henceforth, as the king learns by inquisition taken by William de Harden and Ralph de Bereford in the presence of Robert de Hungerford, late keeper of the forfeited lands in the said county, that Roger de Mortuo Mary of Wyggemore, on Saturday after the Purification, in the 14th year of the king's reign, granted to the said Richard 100s. yearly from his lands, rents, etc., in Newebury, in that county, by the hands of his bailiff of Stratfeld Mortimer, for life or until Richard should be promoted by him to an ecclesiastical benefice or a prebend of the value of 20l. a year at least, which grant he made by reason of the grant of the manor of Wohfeld, in the aforesaid county, which Thomas Danvers, father of Richard, made to him, and that the lands, tenements, etc., in Newebury are held of the earl of Norfolk by the service of an eighth of a knight's fee, and that Roger had power to charge the tenements with such rent on the day of the making of the charter, and that Richard received the rent by the hands of the said bailiff from the time of the grant until the time when the manor and other lands of the said Roger were taken into the king's hands, to wit 24 March, in the 15th year of the king's reign, without change of his estate in the rent, and that Richard has not yet been promoted by Roger to any ecclesiastical benefice or prebend.

By pet. of C.

1325.

*Membrane 15—cont.*

The like to Robert de Hungerford, late keeper of the aforesaid lands in the said county, to pay the arrears of the rent for the time of his office.

*MEMBRANE 14.*

March 21.  
Sheen.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the following tenements, and to restore the issues thereof, as the king learns by inquisition that the abbot of Stonleye is lord of the soke of Stonley, which is of the ancient demesne of the crown, and that Henry de Warburle, who held a messuage and two virgates of land in Stonley, William Persoun, who held a messuage and a moiety of a virgate in the same town, Nicholas the wheelwright (*rotarius*), who held 10 acres in the same town, Richard Dadele, who held 5 acres in the same town, John Moys, who held a messuage and 10 acres of land in the same town, William de la Sale, who held a messuage and  $7\frac{1}{2}$  acres of land in the same town, Simon Robert, who held a messuage and a moiety of a virgate in the same town, William de Thornale, who held a messuage in the same town, Robert de Warr', who held 10 acres of land in the same town, William Feysaunt, who held a messuage and a moiety of a virgate in the same town, John de Hull, who held 4 acres of land in the same town, Richard Godbody, who held an acre in the same town, Thomas Jurdan, who held 20*d.* of rent in the same town, Thomas de Fynham, who held 10 acres in the same town, Thomas Hogg, who held 2 acres in the same town, Susanna Dalian, who held 2 acres of land in the same town, Margery de Balcote, who held 2 acres of land in the same town, Robert Page, who held an acre of land in the same town, Thomas the swineherd (*porcarius*), who held a messuage and a moiety of a virgate of land in the same town, Walter de Radeweys, who held a cottage and three selions of land in the same town, Stephen de Burchynbury, who held two messuages and a virgate of land in the same town, Alice Underwod, who held a cottage and a croft in the same town, Roger Gopile, who held 10 acres of land in the same town, William Payn, who held a cottage and a croft in the same town, John de Edynton, who held an acre of land in the same town, and Richard de Alemayne, who held 16*d.* of rent in the same town, of the aforesaid abbot by certain services as of the soke aforesaid according to the custom of the manor of Stonleye, left the aforesaid tenements by reason of inability and other causes, and went away from those parts, and that the abbot, as chief lord, took the tenements into his hands as derelict and for the customs and services in arrear, to be retained until the tenants or others in their name who had right to the tenements should demand the tenements and should be willing to hold them by doing the said services to the abbot, and that the abbot has not acquired the tenements contrary to the statute of mortmain, and that he has not entered them contrary to that statute. It is provided that the abbot shall cause the tenements to be delivered to the said tenants, or to others in their name who have right to them, without contradiction when they come to demand them.

March 15.  
The Tower.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Mary, late the wife of Aymer de Valencia, earl of Pembroke, the following of his knights' fees, which the king has assigned to her in dower:  $1\frac{1}{2}$  fees in Helghton and Wramblyngham, co. Norfolk, which Roger de Kerdeston and John de Helghton hold, of the yearly value of 7*l.* 10*s.* 0*d.*; 2 fees in Bliford and Walsham, in the same county, which John Fastolf and Hamo de Mikelfeld hold, of the yearly value of 40*l.*; a fee in Hokyngham and Hales, in the same county, which the abbot of Langele holds, of the yearly value of 100*s.*;



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*Membrane 14—cont.*

a moiety of a fee in Great Melton, in the same county, which Hubert Hacombe holds, of the yearly value of 60s.; a moiety of a fee in Apeton, in the same county, which Richard de la Rokele holds, of the yearly value of 50s.; a quarter of a fee in Sperham, in the same county, which Robert de Jernemuth holds, of the yearly value of 40s.; a quarter of a fee in Sperham, in the same county, which Adam de Sperham holds, of the yearly value of 30s.; a quarter of a fee in Saxlingham, in the same county, which Peter de Nerford holds, of the yearly value of 25s.; an eighth of a fee in Little Melton, in the same county, which John Danes holds, of the yearly value of 6s. 8d.; an eighth of a fee in Great Melton, in the same county, which Gilbert Baliol holds, of the yearly value of 10s.; a quarter of a fee in Warlee and Suthelingham, in the same county, which Roger Kemp and his parceners hold, of the yearly value of 10s.; a fee in Great Kerebrok, in the same county, which John Botetourt holds, of the yearly value of 10l.; a moiety of a fee in Shrepham, in the same county, which John de Cokesale holds, of the yearly value of 50s.; two fees in Banham and Gerbaldesham, in the same county, which are held of the manor of Hocham, of the yearly value of 10l.; a third of a fee in Hikeling and Catefeld, in the same county, which Walter de Calthorp holds, of the yearly value of 30s.; a moiety of a fee in Bradeker, in the same county, which the heirs of Andrew de Ingham hold, of the yearly value of 50s.; a quarter of a fee in Brumstede, in the same county, which William le Parker holds, of the yearly value of 30s.; three parts of a fee in Hikeling and Backefeld, in the same county, which Roger de Synges holds, of the yearly value of 4l.; three fees in Wetyng', Knapeton, Tofterise, Sherford, Feltewell, Fransham, Baconesthorp, Bergham, Geyton, Sperham, Honestrand, Southbradenham, Barsham, Lodene, Depeham, and Creyk, in the same county, which Richard de Plaiz and his tenants hold, of the yearly value of 10 marks; six fees in Hemynhal, Fulburn, Castun, Rokelund, Rudham, Croxston, Clipston, Kete-liston, Fulmereston, Russhe worth, Lerling, Neweton, Houton, Hempton, Barsham, Waterdene, Brunham, Euston, Estherling, Wykelwode, Morle, Depeham, Herling, and Werling, in the same county and divers other counties, which Thomas Bardolf and his tenants hold, of the yearly value of 40l.; two fees in Wrentham [and] Cove, co. Suffolk, which Michael de Ponynge holds, of the yearly value of 10l.; a fee in Rougham and Fransham, in the same county, which John de Cressyngham and his parceners hold, of the yearly value of 100s.; two fees in Wrentham and Covehith, in the same county, which Simon de Pirpount and his tenants hold, of the yearly value of 10l.; four fees in Attlerugg, Bernham, Skulton, Toftes, Rokeland, Staneford, Bukenham, Elyngham, Rawyngham, Bikeriston, Haddeston, and Hechham, in the same (*sic*) county, which Constantine de Mortuo Mary and his tenants hold, of the yearly value of 20l.; two fees in Ryburgh, Snoryng, and Little Berdon near Sudbury, in the same county, which Robert de Walkefare and his tenants hold, of the yearly value of 10l.; four fees in Hildeburghworth, Cranous, Bradenham, Denever, and Hillington, in the same county, which Thomas de Kaylly and his tenants hold, of the yearly value of 20l.; a fee in Feltewell, in the same county, which William de Bello Campo holds, of the yearly value of 100s.; a fee in Wrydelington, in the same county, which the heir of Robert de Scales and John de Pabenham hold, of the yearly value of 100s.; a moiety of a fee in Tudenham, in the same county, which John de Frivyll holds, of the yearly value of 50s.; a fee in Tudenham, in the same county, which John de Whelnetham holds, of the yearly value of 4l.; a moiety of a fee in Buckeshale, in the same county, which John de Tendryng holds, of the yearly value of 30s.; a fee in Halstede, in the same county (*sic*), which John de Botetourt holds, of the yearly value of 100s.; three parts of a fee in Arkesden, in the same county, which the abbot of Waleden



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*Membrane 14—cont.*

holds, of the yearly value of 4*l.*; three parts of a fee in Pevenesshe, in the same county, which William son of Ralph holds, of the yearly value of 4*l.*; five fees in Dummawe, Alvithele, Gubstede, Storemere, and Thurrok, co. Essex, which William de Bumstede holds, of the yearly value of 30*l.*; a moiety of a fee in Theyden, in the same county, which the lord of Theyden holds, of the yearly value of 60*s.*; 4 $\frac{3}{4}$  fees in Theydon, Leghes, and Lachedene, in the same county, which William de Gernoun holds, of the yearly value of 30*l.*; a fee in Sandon, in the same county, which William de Cleydon holds, of the yearly value of 100*s.*; a moiety of a fee in Braghyng, in the same county (*sic*), which John Peverel holds, of the yearly value of 50*s.*; a fee in Brockele, in the same county, which Cicely Talemache holds, of the yearly value of 6*l.*; a moiety of a fee in Aspeden, in the same county, which William son of Ralph and Robert de Kendale holds, of the yearly value of 60*s.*; a moiety of a fee in Runho, in the same county, which Martin le Chamberleyn holds, of the yearly value of 60*s.*; a sixth of a fee in Fordham, in the same county, which Mabel Cole holds, of the yearly value of 20*s.*; a quarter of a fee in Welewes, co. Hertford, which Adam de Maundevill holds, of the yearly value of 30*s.* The king has also assigned to her a fee in Northmorton, co. Berks, which Miles de Stapelton holds, of the yearly value of 10*l.*; a fee in Gaveresfeld, co. Oxford, which John de Wonecote holds, of the yearly value of 40*s.*; a fee in Walton, co. Buckingham, which John de Braynesford holds, of the yearly value of 40*s.*; a fee in Bradewell, in the same county, which Philip de Aylesbury holds, of the yearly value of 40*s.*; a moiety of a fee in Great Lughton, in the same county, which Henry Spigurnel holds, of the yearly value of 20*s.*; a fee in Falleye, in the same county, which Thomas de Sakevill holds, of the yearly value of 40*s.*; a quarter of a fee in Achecote, in the same county, which Thomas de Eglesfeld holds, of the yearly value of 10*s.*; a sixth of a fee in Everton, in the same county, which the prior of St. Neots holds, of the yearly value of 6*s.* 8*d.*; three fees in Adyngton, co. Kent, which Joan, late the wife of Ralph de Leschequer holds, of the yearly value of 10*l.*; a moiety of a fee in Boketon Munchenesy, in the same county, which John de Sholnyng holds, of the yearly value of 10*l.*; a moiety of a fee in Parrok, in the same county, which the bishop of London holds, of the yearly value of 100*s.*; three parts of a fee in Eslingham, in the same county, which Reginald de Swafham and Walter Neel hold, of the yearly value of 10*l.*; five fees in Stakepol, co. Pembroke, in Wales, which Richard de Sakepol (*sic*) holds, of the yearly value of 100 marks; a moiety of a fee in Flemyssheton, in the same county, which Walter de Castro holds, of the yearly value of 100*s.*; a moiety of a fee in Popeton, in the same county, which Stephen Pirot holds, of the yearly value of 10 marks; a moiety of a fee in Morisceton, in the same county, which Walter de Castro holds, of the yearly value of 10 marks; a moiety of a fee in Mynyerdon, in the same county, which John de Castro Martini holds, of the yearly value of 10 marks; a fee in Coytrath, in the same county, which John Chaumpayne holds, of the yearly value of 10 marks.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to the aforesaid Mary the said fees in Northmorton, co. Berks, Gaveresfeld, co. Oxford, Walton, Bradewell, Great Lughton, Falleye, Achecote, and Everton, co. Buckingham.

To John de Hampton, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to the aforesaid Mary the said fees in Stakepol, Femyssheton (*sic*), Popeton, Coitrath, Mynyerdon, and Morysceton, co. Pembroke.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to the aforesaid Mary the said fees in Adyngton, Boketon Munchenesy, Parrok, and Eslingham, co. Kent.



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*Membrane 14—cont.*

March 15. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, The Tower. Huntingdon, Essex, and Hertford. Order to deliver to the aforesaid Mary the following advowsons, which the king has assigned to her in dower: the advowson of the church of Goderiston, co. Norfolk, of the yearly value of 40*l.*; the advowson of the church of Saxthorp, in the same county, of the yearly value of 20*l.*; the advowson of the church of Bergh, in the same county, of the yearly value of 20*l.*; the advowson of the church of Foxle, in the same county, of the yearly value of 20 marks; the advowson of the church of Baldeswell, in the same county, of the yearly value of 10*l.*; the advowson of the church of Manyton, in the same county, of the yearly value of 100*s.*; the advowson of the church of Stanford, co. Essex, of the yearly value of 24 marks; the advowson of the church of Fordham, in the same county, of the yearly value of 10*l.*; the advowson of the church of Braxstede, in the same county, of the yearly value of 10*l.*; the advowson of the church of Fange, in the same county, of the yearly value of 10 marks; the advowson of the abbey of Waterbeche, co. Cambridge, of the yearly value of 20 marks. The king has also assigned to her the advowson of the church of Luddesdone, in co. Kent, of the yearly value of 10*l.*; the advowson of the church of St. Andrew Hubert, London, of the yearly value of 20*s.*; the advowson of the church of St. Florence, co. Pembroke, in Wales, of the yearly value of 40 marks.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to the aforesaid Mary the said advowsons of the church of Luddesdon, co. Kent, and of the church of St. Andrew Hubert, London.

To John de Hampton, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to the aforesaid Mary the said advowson of the church of St. Florence, co. Pembroke, in Wales.

*MEMBRANE 13.*

Feb. 25. To John de Multon of Egremond. Order to pay to Anthony de Lucy Westminster. the arrears of 4*l.* yearly from Easter last, and to pay him that sum yearly for so long as the mill of Egremond is in John's custody, the king having, on 5 May last, committed to John the custody of two parts of the honour of Egremond, co. Cumberland, which was in the king's hands by reason of John's minority, to hold at ferm from Easter last during his minority, rendering therefor 90*l.* yearly to the exchequer, as it appears by the rolls of chancery that Anthony and his ancestors have received continuously the aforesaid rent from the mill of Egremond, which belonged to Thomas de Multon of Egremond, John's father, from the time of Henry III. until the day of Thomas's death, wherefore the king, on 18 July, in the 16th year of his reign, ordered Robert de Leybourne, then keeper of the lands aforesaid, to pay to Anthony that sum yearly from the time when the mill came to the king's hands upon Thomas's death, and to pay him the same during John's minority.

Enrolment of release by Alice, late the wife of Elias (*Elys*) de Tyngewyk, to Thomas de Evesham and John his brother of her right in dower or otherwise in all the lands, services, rents, etc., in the towns of Everdon and Snotecombe, which Thomas and John have of the gift of William de Burgh or of any other whomsoever. Dated at London, Friday before St. Gregory, 18 Edward II. *French.*

Enrolment of release by the said Alice to Robert de Yungebonde of her right in dower or otherwise in the lands in Everdon and Snotescombe that he holds of Sir Thomas de Evesham and of John his brother. Dated as above. *French.*

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*Membrane 13—cont.*

Enrolment of release by the said Alice to Alice, late the wife of Geoffrey le Charpenter, of her right in dower or otherwise in the lands in Everdon and Snotescombe that the said Alice, late the wife of Geoffrey le Charpenter, holds of Sir Thomas de Evesham and of John his brother. Dated as above. *French.*

Enrolment of release by the aforesaid Alice, late the wife of Elias de Tyngewyk, to John Swyft of her right in dower or otherwise in the lands in Everdon that he holds of Sir Thomas de Evesham and John his brother. Dated as above. *French.*

Enrolment of release by the aforesaid Alice to Alan Pyngel of her right in dower or otherwise in the lands in Everdon and Snotescombe that he holds of Sir Thomas de Eve[s]ham and John his brother. Dated as above. *French.*

*Memorandum*, that Alice came into chancery at Westminster, on the aforesaid day, and acknowledged the above deeds.

*MEMBRANE 12.*

March 12. To the treasurer and barons of the exchequer. Order to cause allowance  
The Tower. to be made to Richard de Emeldon, to whom the king lately committed the custody of all the castles and lands in co. Northumberland that belonged to Thomas, late earl of Lancaster, and to other rebels, for his expenses about the repairs of Dunstanburgh castle, which belonged to the said earl, according to the inquisition that the king caused to be made, a copy whereof he sends to them *sub pede sigilli*. By C.

March 8. To the sheriff of Westmoreland. Order to cause the men of that county  
The Tower. to have respite until Michaelmas next for all farms, wards of castles, cornages, and other debts, services, or demands due to the exchequer, as well of the king's time as of the times of his progenitors, excepting the debts due to the king for victuals purveyed and sold in those parts for his use, as the king wishes to show them special favour because they have sustained grievous damages by the frequent comings of the Scots. By C.  
The like to the sheriff of Cumberland in favour of the men of that county. By C.

March 6. To the sheriff of Somerset. Order to cause a regarder for the forest of  
The Tower. Munedep to be elected in place of Richard de Wolfarshull, who is insufficiently qualified.

March 14. To Stephen de Abyndon, the king's butler, or to him who supplies his  
The Tower. place in the town of Southampton. Order to cause the abbot and convent of King's Beaulieu to have a tun of wine of the right prise for the present year, in accordance with the grant of Henry III. of a tun yearly for the celebration of mass in their church.

March 14. To the treasurer and barons of the exchequer. Order to discharge Ebulo  
Westminster. Lestraunge and Alesia his wife, daughter of Henry de Lacy, late earl of Lincoln, late the wife of Thomas, late earl of Lancaster, of the debts of Henry and his ancestors for which they are distraining them in the manors of Waynflet, Wrangel, Stepyng', Ingoldmeles, Thoresby, Wath, and Sutton in Holand, co. Lincoln, the late king having granted the manors to Henry for life, with remainder to Thomas and Alesia, and to the heirs of their bodies, with remainder to the right heirs of Thomas, wherefore the present king, on 10 July, in the 16th year of his reign, ordered Alan de Cubeldyk not to intermeddle with the said manors, which were then in the king's hands by reason of Thomas's death, and to restore the issues thereof



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*Membrane 12—cont.*

to Alesia, which manors ought to revert to the king after Alesia's death because Thomas died without an heir of his and her body, as Ebulo, who has now married Alesia, has shown the king that the treasurer and barons are distraining them in the manors for the debts aforesaid, and Ebulo and Alesia have besought him to provide a remedy. It is provided that if they hold any other lands or tenements whereof Henry died seised in his demesne as of fee, by reason whereof they ought to be charged with the aforesaid debts, then what ought to be done concerning the said debts shall be done.

To the same. Order to discharge the aforesaid Ebulo and Alesia of the debts of the said Henry and others ancestors of Alesia for which the treasurer and barons are distraining them in the castle and manor of Clifford and Glasbury in Wales, the castle and manor of Bolingbrok and Le Fryth, with the soke and marsh, the manors of Halton-on-Trent, Saltfletby, Scarthow, Thorley, Horbling, Lucton, co. Lincoln, Wadenho, co. Northampton, Holborne, Eggeswere, Colham, and Wouxebrigge, co. Middlesex, Byrnecestre and Mudelyngton, co. Oxford, and Wardynge, co. Buckingham, which are of Alesia's inheritance, and which were taken into the king's hands after the death of earl Thomas, when Alesia, whilst she was sole, released the said castles and manors to the king, who afterwards granted them to her for life.

March 16.  
Westminster.

To Constantine de Mortuo Mari, William Bernak, Roger de Kerdeston, and Geoffrey de Wych, appointed to choose 1,400 footmen in co. Norfolk, excepting the city of Norwich and the towns of Lenn and Estiernemuth, and to cause them to be armed at the charge of the towns. Order not to compel the men of the townships of Mershlende, to wit Walsokne, Westwalton, Walpol, Tiryngton, Tylneye, Wygenholt, and Southlenn, to contribute to the expenses of buying and providing the arms aforesaid beyond a third of a twelfth part of the charge upon the community of the whole county, as the king learns by inquisition taken by John de Cantebrigg and Adam de Fyncham that the hundred of Frethebrigge has been wont from time out of mind to be charged with a twelfth part of the charge upon the community of the whole county in all charges, fines, and amercements touching the community of the whole county, and that the townships of Mershlende have been similarly charged with a third of the said twelfth only, and that the men of the said hundred and of the towns aforesaid and their ancestors have used this custom from the time aforesaid until now, and that it is necessary for the men of Mershlende to expend yearly in protecting the walls, ditches, gutters, sewers, bridges, and causeways of the parts of Mershlende against the ebb and flow of the sea and against floods of fresh water descending from the marsh 1,500*l.* or more by estimation, as otherwise the said parts of Mershlende would be wholly drawn into the sea and inundated, and that within the last forty years 700 acres of land have been drawn into the sea by the fury of the sea, which lands the said men of Mershlende nevertheless defend against the king in all charges touching the aforesaid community, and that every year some part of the lands of Mershlende is similarly drawn into the sea, and that the men of Mershlende are so charged with expenses about making and maintaining the premises, about which, it is believed, it will be necessary for them to incur greater expenses in future, that they cannot in any wise be charged with more than a third of the aforesaid twelfth.

March 16.  
The Tower.

To the bailiffs of the castle, town, and land of Bergaveny. Whereas John, late bishop of Llandaff, and John de Hastyng, now deceased, suggested to the present pope that the prior and monks of Bergaveny, who were then Frenchmen, lived in incontinence and contrary to their rule,



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*Membrane 12—cont.*

dissipating the goods and possessions of the priory in evil uses, and hereupon obtained a bull to certain judges, by virtue whereof the French prior and monks were amoved from the priory, and an English prior and English monks were substituted, and the said Frenchmen moved a plea in the Roman court concerning their amoval; the king, wishing to avoid the prejudice that may arise hereby to him and to the heir of the said John, a minor in his wardship, of whose patronage the priory is, especially as he is bound to restore to heirs in his wardship when they come of age their lands and possessions as fully as they came to his hands, orders the bailiffs to maintain and defend the English prior and monks in their possession of the priory during the wardship aforesaid, not permitting any such aliens to do wrong or damage to the prior and monks or to intermeddle in any way with anything pertaining to the priory during the wardship. If there be any who wish to come to those parts to inflict any such grievances upon the English prior and monks in their persons or the possessions of the priory during the said wardship, the bailiffs are to hinder them doing so, and to certify the king with all speed of the names of such persons and of the bailiffs' proceedings in the whole matter.

By K.

March 18. To Hugh le Despenser, earl of Winchester, keeper of the Forest this side  
Westminster. Trent, or to him who supplies his place in the forest of Essex. Order to take with him men of the parts of Stoke-atte-Neylonde, and to survey the king's mills of that manor and the water-gates of the mills, and to take advice of what timber will suffice to repair the gates, and to cause the keeper of the manor to have such timber from the wood of Kyngeswode, within the said forest of Essex, or elsewhere in the forest in places contiguous to the manor, as the king learns that the water-gates of the mill need repair greatly.

By C.

March 18. To the treasurer and chamberlains. Order to cause payment to be made  
Westminster. to the king's yeoman Gailhard Assalhiti, donsel, in golden pennies or in sterlings for 50 golden pennies of the Lamb, each of the value of 21s. of *petits Tournois*, which the king owes to him for money lent by him to John Travers, constable of Bordeaux, for the expedition of the king's arduous affairs, as appears by the constable's letters patent.

To Robert de Swaleweclve. Order to pay to the priory of Holy Trinity, London, the arrears of a yearly rent of 22s. from the time when the tenements that John de Bourn held of the prior in the city came to his hands, and to pay the same henceforth yearly, in accordance with the king's previous orders to him, notwithstanding his return to the king's order that he had not paid the above rent because he holds the tenements by the king's commission to answer at the exchequer yearly for the true value thereof, the tenements being extended at 9 marks yearly in all issues, no reprises or rents being excepted, as the king considers the return insufficient, especially as the rent is not contained, and ought not to be contained, in the aforesaid extent.

March 18. To the sheriff of Lincoln. Order to deliver to the executors of the will  
Westminster. of Aymer de Valencia, earl of Pembroke, the goods and chattels of the earl in his custody, excepting the corn in divers manors that the king caused to be taken in order to send it to Gascony for the maintenance of his subjects there, and excepting the towns of Staunford and Grantham and the lands and heir of John Lovel of Tychemersshe, for the execution of the earl's will, notwithstanding any order of the king's under the great or the privy seal or the exchequer seal or otherwise to take or retain the earl's goods in his hands, as the executors have found security in chancery to answer to the king for all debts due from the earl at his death as shall be found by an



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*Membrane 12—cont.*

account to be rendered thereof, and the executors have granted to the king for a certain price and under a certain form the horses, jewels, and certain other goods of the earl in the king's possession, and divers sorts of corn in the earl's manors, which the king has caused to be taken as above, and the estate that the earl had in the said towns of Staunford and Grantham, and the custody of the said lands and heir, with the marriage of the heir.

By K. and C.

The like to the sheriffs of the following counties:

Gloucester.	Suffolk.
Hereford.	Essex.
Bedford.	Hertford.
Buckingham.	Kent.
Oxford.	Northumberland.
Berks.	Worcester.
Nottingham.	Somerset.
Northampton.	Dorset.
Norfolk.	Southampton.

March 18. To Richard le Wayte, escheator in cos. Southampton, Wilts, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with two messuages, a toft, and 3 acres of land of William le Nappere of Aulton in Aulton, and to restore the issues thereof, as the escheator has returned that he has taken no lands of the said William into the king's hands, but that he found by inquisition of office that Richard, son of the said William, held in his demesne as of fee in the said town two messuages, two curtilages, a garden, and three acres of land, which are held of others than the king, and that Richard committed a felony for which he was hanged, to wit he stole three oxen, price 30s., at Burgh-in-Staynesmore, and was convicted thereof before the steward and marshal of the king's household, and was therefore hanged at Burgh, and that he took the lands into the king's hands because he understood that the escheat thereof pertained to the king, which return the king considers insufficient, especially as the cognisance of such felony or the taking of the lands aforesaid for this cause does not pertain to the escheator's office.

March 26. To Gilbert de Burghdon, late sheriff of Northumberland. Order to  
Henley. release the goods and chattels of Walter Cady, who came, as the king understands, from Scotland with his goods and chattels into the sheriff's bailiwick to stay in the king's peace, Gilbert having arrested the goods and chattels because Walter came from Scotland. By K.

March 20. To John Wroth, keeper of the manors of Monyton and Dylue. Order to  
Sheen. pay to Katherine de Audele, recluse of Ledebury, the arrears of 30*l.* yearly from the time when he received the custody of the said manors, and to pay her the same yearly henceforth, the king having granted her that sum yearly from the ferm of those manors for her maintenance.

*MEMBRANE 11.*

March 22. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester,  
Henley. Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to Elizabeth Comyn, kinswoman and co-heiress of Aymer de Valencia, late earl of Pembroke, the following of the said earl's knights' fees, which the king has assigned to her as her purparty: a moiety of a fee in Chilchestre, in the marches of Wales adjoining co. Hereford, which John Bluet holds, of the yearly value of 10 marks; a moiety of a fee in Lanwaryn, in the

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*Membrane 11—cont.*

aforesaid marches, which William le Walse holds, of the yearly value of 10 marks; a moiety of a fee in Staunton, co. Worcester, which Robert de Staunton holds, of the yearly value of 20 marks; a moiety of a fee in Hull, in the same county, which John de Hull holds, of the yearly value of 10*l.*; a moiety of a fee in Spechesleye, in the same county, which John de Everlay holds, of the yearly value of 10*l.*; a third of a fee in Lurtyport near Frony, co. Hereford, which the heirs of Henry de Munemuth hold, of the yearly value of 10 marks; a moiety of a fee in Eggeworth, co. Gloucester, which Thomas de Eggeworth holds, of the yearly value of 100*s.*; a moiety of a fee in Dalynghworth, in the same county, which Ralph Bluet holds, of the yearly value of 10 marks. The king has also assigned to her 5½ fees in Whitechirche, Great Lynford, Kynebell, Bechampton, Lyllingston, Addynggrave, Lec-hampstede, Longport, and Burton, co. Buckingham, which Robert de Veer, earl of Oxford, holds, of the yearly value of 11*l.*; a moiety of a fee in Little Wolstane, co. Buckingham, which Richard de Wodehill holds, of the yearly value of 20*s.*; a moiety of a fee in Dourton, in the same county, which William de Bermyngham holds, of the yearly value of 20*s.*; a moiety of a fee in Chilton and Essyngton, in the same county, which John son of Peter holds, of the yearly value of 20*s.*; a moiety of a fee in Wotton, in the same county, which Richard de Greyvill holds, of the yearly value of 20*s.*; a fee in Mulsho, in the same county, which Nicholas de la Husee holds, of the yearly value of 40*s.*; a moiety of a fee in Edeworth, co. Bedford, which the heirs of William Bluet hold, of the yearly value of 20*s.*; two parts of a fee in Everton, in the same county, which the abbot of Stretford holds, of the yearly value of 2 marks; a moiety of a fee in Alricheseye, in the same county, which Walter de Langeton holds, of the yearly value of 20*s.*; 1½ fees in Wetringebury, co. Kent, which are in the king's hands by reason of the forfeiture of Henry de Leyburn, of the yearly value of 20*l.*; a twentieth of a fee in Swanescombe, in the same county, which John de Combe holds, of the yearly value of 20*s.*; a moiety of a fee in Ecclys, in the same county, which Walter de Pateshull holds, of the yearly value of 50*s.*; a fee in Okele, in the same county, which William de Sencler holds, of the yearly value of 10*l.*; a moiety of a fee in Boklond in Lodesdon, in the same county, which Richard de Boklond holds, of the yearly value of 100*s.*; a third of a fee in Little Preston, which Joan, late the wife of Henry de Cobham Roundale, holds, of the yearly value of 20*s.*; Geoffrey de Rome and John atte Merssh hold certain tenements that formerly belonged to Andrew in Swanescombe by the service of rendering 5¼*d.* to the ward of Rochester castle, and the tenements are worth 6*d.* yearly; a fee in Merston, in the same county, which Joan, late the wife of John de Benstede, holds, of the yearly value of 10*l.*; 3½ fees in Lodisdon, in the same county, which the said earl held in chief, of the yearly value of 10*l.*; a sixteenth of a fee in Gutheryston, which Peter de Bradeker holds, of the yearly value of 12*s.*; 8 fees in Skulthorp, Dodelyngton, Fouldon, Northwell, Tatersete, Hillyngton, Little Ryburgh, Styberl, Northbarsham, Snetesham, Anemere, Sharneburn, Frengg', in Galdesthorp (*sic*), and Dokkyng', co. Suffolk (*sic*), which Walter de Norwyco and his tenants hold, of the yearly value of 50*l.*; a quarter of a fee in Yelverton and Welburn, which Robert de Bakemesthorp holds, of the yearly value of 20*s.*; a quarter of a fee in Eggemere, in the same county, which Richard de Walsyngham holds, of the yearly value of 20*s.*; a third of a fee in Hautboys, Totyngton, Calthorp, and Beston, in the same county, which Robert Baynard holds, of the yearly value of 30*s.*; a fee in Cowike-bury, co. Essex, which the prior of Bermundeseye holds, of the yearly value of 100*s.*; a quarter of a fee in Caldecote, in the same county, which John de Carmenho holds, of the yearly value of 30*s.*; a quarter of a fee in Wylyngdale, in the same county, which John Rokele holds, of the yearly value of 30*s.*; a tenth of a fee in Wydihale, in the same county, which



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*Membrane 11—cont.*

Thomas de Scallare holds, of the yearly value of 10s. ; a moiety of a fee in Braghynng', in the same county, which Henry de Pentelowe holds, of the yearly value of 60s. ; a moiety of a fee in Braghynng', in the same county, which the prior of Holy Trinity, London, holds, of the yearly value of 4*l.* ; a fee in Weston, co. Cambridge, which William de Colevill holds, of the yearly value of 100s. The king has also assigned to her of the knights' fees that Mary, late the wife of the said earl, holds in dower, which ought to revert after Mary's death to Laurence, son of John de Hastynges, a minor, kinsman and co-heir of the earl, and to David de Strabolgi, earl of Athole, and Joan his wife, kinswoman and co-heiress of the earl, and to the said Elizabeth, the following fees : a fee in Walton, co. Buckingham, which John de Braynesford holds, of the yearly value of 40s. ; a fee in Bradewell, in the same county, which Philip de Aylesbury holds, of the yearly value of 40s. ; a fee in Fallay, in the same county, which Thomas de Sakevill holds, of the yearly value of 40s. ; a quarter of a fee in Achecote, in the same county, which Thomas de Egefild holds, of the yearly value of 10s. ; a sixth of a fee in Everton, co. Bedford, which the prior of St. Neots holds, of the yearly value of 6*s.* 8*d.* ; a fee in Gaveresfeld, co. Oxford, which John de Wonecote holds, of the yearly value of 40s. ; three fees in Adyngton, co. Kent, which Joan, late the wife of Ralph de Lescheker holds, of the yearly value of 10*l.* ; a moiety of a fee in Bokton Mountcheynsy, in the same county, which John de Shulnyng' holds, of the yearly value of 10*l.* ; a moiety of a fee in Parrok, in the same county, which the bishop of London holds, of the yearly value of 100s. ; three parts of a fee in Estlyngham, in the same county, which Reginald de Swafham and Walter Neel hold, of the yearly value of 10*l.* ; a moiety of a fee in Bradeker, co. Norfolk, which the heirs of Andrew de Ingham hold, of the yearly value of 50s. ; two fees in Ryburgh, Snoryng, and Little Berdon near Sudbury, co. Suffolk (*sic*), which Robert de Walkefare and his tenants hold, of the yearly value of 10*l.* ; a fee in Sandon, co. Essex, which William de Cleydon holds, of the yearly value of 100s. ; three parts of a fee in Haukesden, in the same county, which the abbot of Waleden holds, of the yearly value of 4*l.* ; three parts of a fee in Pebenessh, in the same county, which William son of Ralph holds, of the yearly value of 4*l.* ; 5 fees in Dunmawe, Alvithele, Gibbestede, Sturemere, and Thurrok, in the same county, which William de Bampstede holds, of the yearly value of 30*l.*

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the aforesaid Elizabeth the aforesaid fees in Gutherston, co. Norfolk, Skulthorp, Dodelyngton, Fouldon, Northwell, Tatersete, Hillyngton, Little Ryburgh, Styberd, Northbarsham, Snetesham, Anemere, Sharneburn, Freyngg, in Galdesthorp (*sic*), Dokkyng', Yelverton, Welburn, Egemere, Hautboys, Totyngton, Calthorp, and Beston, co. Suffolk (*sic*), Couwykebury, Caldecote, Wylyngdale, Wydyhale, Braghynng, co. Essex, and Weston, co. Cambridge, and the aforesaid fees after the death of Mary, late the wife of the said earl, in Bradeker, co. Norfolk, Ryburgh, Snoryng', Little Berdon near Sudbury, co. Suffolk, Sandon, Haukesden, Pebenessh, Dunmawe, Alvithele, Gubbestede, Storemere, and Thurrok, co. Essex.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to the aforesaid Elizabeth the said fees in Wotringebury, Swanescombe, Ecclys, Boklond, Lodesdon, Little Preston, Swanescombe, Mersshon, and Lodysdon, and the said fees, after Mary's death, in Adyngton, Bokton, Parrok, and Eslyngham.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to the aforesaid Elizabeth the said fees in Whitchirche, Great Lynford, Kynebell, Bechampton, Lyllingston, Addyngrave, Lechampstede, Longeport, Borton,



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*Membrane 11—cont.*

Little Wolstan, Dourton, Chilton, Essyngton, Wotton, and Mulsho, co. Buckingham, Edeworth, Everton, and Alricheseye, co. Bedford, and, after Mary's death, the said fees in Walton, Bradewell, Falleye, Achecote, Everton, and Geveresfeld.

March 22.  
Henley.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas the king has assigned to the aforesaid Elizabeth the following of the said earl's advowsons of churches, abbeys, and priories as her purparty: the advowson of the church of Swanescombe, co. Kent, of the yearly value of 20*l.*; the advowson of the church of Hertele, in the same county, of the yearly value of 10*l.*; the advowson of the moiety of the church of Catfeld, co. Norfolk, of the yearly value of 10*l.*; the advowson of the church of Great Melton, in the same county, of the yearly value of 10*l.*; the advowson of the church of Wridlington, co. Suffolk, of the yearly value of 20*l.*; the advowson of the church of Hertfordyngbury, co. Hertford, of the yearly value of 10*l.*; the advowson of the vicarage of the church of St. Giles, Goderich Castle, co. Gloucester, of the yearly value of 10 marks; the advowson of the priory of Hertford, co. Hertford, which is not extended; and he has also assigned to her of the advowsons of the churches, abbeys, and priories that Mary, late the wife of the said earl, holds in dower, which ought to revert after Mary's death to Laurence, son of John de Hastyng', a minor in the king's wardship, kinsman and heir of the earl, and to David de Strabolgy, earl of Athole, and Joan his wife, kinswoman and co-heiress of the said earl, and to the said Elizabeth, the advowson of the church of St. Andrew Hubert, London, of the yearly value of 20*s.*; the advowson of the church of Lodesdon, co. Kent, of the yearly value of 10*l.*; the advowson of the church of Braxstede, co. Essex, of the yearly value of 10*l.*; the advowson of the church of Saxthorp, co. Norfolk, of the yearly value of 20*l.*; the advowson of the church of Manyton, in the same county, of the yearly value of 100*s.*; the advowson of the church of Waterbech, co. Cambridge, which is not extended: the king therefore orders the escheator to deliver to her the advowsons of the said churches of Catfeld, Great Melton, Wrydlington, Hertfordyngbury, and of the priory of Hertford, and, after the death of Mary, the advowsons of the churches of Braxstede, Saxthorp, Manyton, and of the priory of Waterbech.

*MEMBRANE 10.*

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to the aforesaid Elizabeth the advowson of the said vicarage.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and the city of London. Order to deliver to the aforesaid Elizabeth the advowsons of the churches of Swannescombe and Hertele, and, after the death of Mary, the advowsons of the churches of Roddesdon (*sic*) and St. Andrew Hubert, London.

March 22.  
Henley.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with certain fees of the said Aymer de Valencia, earl of Pembroke, which the king has retained in his hands, upon the partition of the inheritance between the heirs and parceners, of the purparty of Laurence, son and heir of John de Hastyng, tenant in chief, a minor in the king's wardship, and to permit Hugh le Despenser, son of Hugh le Despenser, earl of Winchester, to dispose thereof, the king having, on



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*Membrane 10 — cont.*

12 February last, granted to him the custody of Laurence's purparty of the said inheritance during Laurence's minority, which fees are contained in a roll that the king sends to the escheator *sub pede sigilli*.

*The purparty of Laurence de Hastyng' in fee.*—Five knights' fees in Carru, co. Pembroke, which John de Carru holds, of the yearly value of 100 marks; five fees in Maynerbyr, in the same county, which John de Barry holds, of the yearly value of 100 marks; a tenth of a fee in Osbarneston, in the same county, which David de la Roche holds, of the yearly value of 26s. 8d.; a tenth of a fee in Benegereston, in the same county, which John Beneger holds, of the yearly value of 26s. 8d.; a moiety of a fee in Kilkemoran, in the same county, which John Scorigagh holds, of the yearly value of 10 marks; two fees in Cofyneston, in the same county, which John Wogan, John Beneger, and William Robelyn hold, of the yearly value of 40 marks; a moiety of a fee in Esse, in the same county, which Walter Malenfant holds, of the yearly value of 10 marks; a moiety of a fee in Jurdaneston, in the same county, which John Joce holds, of the yearly value of 10 marks; a tenth of a fee in La Torre, in the same county, which John Waghan holds, of the yearly value of 26s. 8d.; a tenth of a fee in Coytrath, in the same county, which Nicholas de Bonevyll holds, of the yearly value of 26s. 8d.; a moiety of a fee in Coytrath, in the same county, which Andrew Wyseman holds, of the yearly value of 5 marks; a tenth of a fee in Coytrath, in the same county, which John Scorigagh holds, of the yearly value of 13s. 4d.; a tenth of a fee in Coytrath, in the same county, which David Malenfant holds, of the yearly value of 13s. 4d.; a tenth of a fee in Westirathvaghan, in the same county, which William Hervy and others hold, of the yearly value of 10s.; a tenth and a twentieth of a fee in Blancultoit, in the same county, which John de Castro Martini holds, of the yearly value of 20s.; a tenth and a twentieth of a fee in Kethlihavenlok, in the same county, which John de Castro Martini holds, of the yearly value of 20s.; John Waghan, John Ernebaud, and William son of Nicholas de Barry hold at Lanteg' by knight service 5 bovates of land, of the yearly value of 13s. 4d.;  $2\frac{1}{2}$  fees in Wyston, in the same county, which Walter Wogan and Walter de Staunton hold, of the yearly value of 33l. 6s. 8d.

*Purparty of the fees in reversion.*—Five knights' fees in Stakpoll, co. Pembroke, which Richard de Stakpoll holds, of the yearly value of 100 marks; a moiety of a fee in Flemisseton, in the same county, which Walter de Castro holds, of the yearly value of 100s.; a moiety of a fee in Popeton, in the same county, which Stephen Perot holds, of the yearly value of 10 marks; a moiety of a fee in Moryston, in the same county, which Walter de Castro holds, of the yearly value of 10 marks; a moiety of a fee in Mynierdon, in the same county, which John de Castro Martini holds, of the yearly value of 10 marks; a fee in Coytrath, in the same county, which John Chaumpayn holds, of the yearly value of 10 marks.

March 22.  
Henley.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order not to intermeddle with certain fees contained in a roll that the king sends to the escheator *sub pede sigilli*, and to permit the aforesaid Hugh le Despenser to dispose of the same, in accordance with the grant of the said custody to him.

*In fee.*—Three fees in Cursotr', Daggyngworth, and Estahslyng, co. Southampton, which William Bluet holds, of the yearly value of 35l.; a fee in Thrukeleston, in the same county, which John de Cormaylles holds, of the yearly value of 10l.; a fee in Snodynton, Houk, and Houghton, in the same county, which Ingelram Berenger holds, of the yearly value of 15l.;



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*Membrane 10—cont.*

a moiety of a fee in Stone, in the same county, which Peter Bruston holds, of the yearly value of 100s.; three parts of a fee in Axor and Popham, in the same county, which Robert de Popham holds, of the yearly value of 7*l.* 10s. 0*d.*; a moiety of a fee in Imbeshete, which Edward de Sancto Johanne holds, of the yearly value of 100s.; a fee in Wode Spene, co. Berks, which the earl of Winchester and John Pophard hold, of the yearly value of 10*l.*; a moiety of a fee in Maydencote, in the same county, which John de Hurtrigge and John de Bermyngham hold, of the yearly value of 100s.

*Of reversion.*—A fee in Northmurton, co. Berks, which Miles de Stapelton holds, of the yearly value of 10*l.*

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Like order.

*Fees in demesne.*—Three fees and a half in Neweton, Collenay, and Hakeford, co. Norfolk, which John de Claveryng holds, of the yearly value of 17*l.*; a moiety of a fee in Garbaldisham, in the same county, which Peter de Bekenham holds, of the yearly value of 60s.; a fee in Quidenham, in the same county, which Matilda Pygaz holds, of the yearly value of 100s.; a fee in Ryveshale, in the same county, which John de Ryveshale holds, of the yearly value of 100s.; a fee in Bokenhamfery, in the same county, which Simon de Ratlisden holds, of the yearly value of 100s.; a fee in Brumstede, in the same county, which Robert Rose, William Gerner, and William le Parker hold, of the yearly value of 10*l.*; a fee in Coklikleye, in the same county, which Edmund de Pakenham, Henry de Aula, and Peter Tertel [hold], of the yearly value of 10*l.*; a sixteenth of a fee in Bergh, in the same county, which Henry de Heylesdon holds, of the yearly value of 6s. 8*d.*; 9½ fees in Gressinhale, Kesynham, Elsyng', Lexham, Wythersfeld, Grymstone, Skernyng, Swaynton, Heynglond, Feltthorp, Taverham, Oxwyk, Attilber, Randworth, Hoo, Brysele, Berneham, Yrmynglond, Ingaldesthorp, Lineford, and Castelacre, which is called 'Chernyll,' in the same county, which Richard Folyot and his tenants hold, of the yearly value of 60*l.*; 7 fees in Wylton, Hokewell, Hacford, Belhawe, Fyleby, Letton, Shipidham, Mundeford, Fouldon, Bodeneye, Stiberde, and Couteshale, in the same county, which Michael de Porynges and his tenants hold, of the yearly value of 40*l.*; 15 fees in divers counties, to wit in Cannefeld, Erston, Halsted, Monewedon, Roklond, Northwode, Fyncham, Berwyk, Creyk, Clopton, Middleton, Feltwell, Honton, Kellyng', Salthuse, Wyveton, Snyterleye, Barsham, Ikeburgh, Gresseham, Alverton, and Whitchurch (*de Albo Monasterio*), co. Worcester (*sic*), which Drogo de Barentyn and his parceners hold, of the yearly value of 60*l.*; a fee in Fyncham, Brich, Hakeford, Bergham, and Helghton, in the same county (*sic*), which John de Benefeld and his tenants hold, of the yearly value of 100s.

*Of reversion.*—A fee in Helgheton and Wramlyngham, co. Norfolk, which Roger de Kerdeston and John de Helghton hold, of the yearly value of 7*l.* 10s. 0*d.*; 2 fees in Bliford and Walsham, in the same county, which John Fastolf and Hamo de Mikelfeld hold, of the yearly value of 40*l.*; a moiety of a fee in Great Melton, in the same county, which Hubert de Hackombe holds, of the yearly value of 60s.; a moiety of a fee in Apeton, in the same county, which Richard de la Rokele holds, of the yearly value of 50s.; a quarter of a fee in Sperham, in the same county, which Robert de Jernemue holds, of the yearly value of 40s.; a quarter of a fee in Sperham, in the same county, which Adam de Sperham holds, of the yearly value of 30s.; a quarter of a fee in Saxlingham, in the same county, which Peter de Nerford holds, of the yearly value of 25s.; an eighth of a fee in



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*Membrane 10—cont.*

Little Melton, in the same county, which John Dames holds, of the yearly value of 6s. 8d.; an eighth of a fee in Great Melton, in the same county, which Gilbert Baliol holds, of the yearly value of 10s.; a moiety of a fee in Shropham, in the same county, which John de Coggeshale holds, of the yearly value of 50s.; 2 fees in Banham and Garbaldisham, in the same county, which are held of the manor of Hocham, of the yearly value of 10l.; a third of a fee in Hikelyng and Catefeld, in the same county, which Walter de Calthorp holds, of the yearly value of 30s.; six fees in Hemynhale, Fulburn, Caston, Rokelund, Rudham, Croxton, Clipeston, Koteliston, Fulmerston, Russeworth, Lerlyng, Neweton, Houton, Hempton, Barsham, Waterdene, Brunham, Euston, Estherlyng', Wykelwode, Morle, Depeham, Herlyng', and Werlyng', in divers counties, which Thomas Bardolf and his tenants hold, of the yearly value of 40l.; 4 fees in Atylbrigg, Bernham, Skulton, Toftes, Roklond, Stanford, Bokenham, Elyngham, Rawuningham, Bikeriston, Haddeston, and Hecheham, co. Suffolk (*sic*), which Constantine de Mortuo Mari and his tenants hold, of the yearly value of 20l.; four fees in Hildeburghworth, Cranous, Bradenham, Denever, and Hillyngton, in the same county, which Thomas de Kailli and his tenants hold, of the yearly value of 20l.; a fee in Feltewell, in the same county, which William de Bello Campo holds, of the yearly value of 100s.; 4 $\frac{3}{4}$  fees in Theyden Gernoun, Leyes, and Lacheden, co. Essex, which William Gernoun holds, of the yearly value of 30l.

*MEMBRANE 9.*

March 18. To Simon de Grymmesby, escheator in cos. York, Northumberland, Westminster. Cumberland, and Westmoreland. Order to assign dower to Agnes, late the wife of Richard de Boys of Useburn, tenant in chief, upon her taking oath not to marry without the king's licence.

March 23. To Richard Simond, steward of the county of Pembroke, in the king's Henley. hands. Order to hear the complaint of Joan, late the wife of John de Carru, who has shewn the king that the executors of the will of Aymer de Valencia, late earl of Pembroke, deforce her of her dower of the lands of the said John, although he died seised in his demesne as of fee of certain lands in that county, and to do further for her what ought to be done according to the law and custom of those parts.

March 29. To Walter de Anneford, bailiff of the liberty of Cirencester. Order to Froyle. pay to William Tracy, sheriff of Gloucester, 80l. without delay, for the expedition of certain of the king's affairs enjoined upon him.

By letter of the treasurer.

April 1. To the treasurer and barons of the exchequer. Order not to molest the Merewell. prior and convent of Castelacre, which was taken into the king's hands when he ordered all houses of religion within his realm of the dominion or power of the king of France to be taken into his hands, as the king has restored the priory to the prior and convent at the instance of John de Warennia, earl of Surrey, saving to the king the corn and other goods taken for his use for the expedition to the duchy of Aquitaine. The king has ordered the keepers of the priory to deliver the priory with its lands, possessions, goods, and chattels to the prior and convent.

By K.

To Henry de Hales and Geoffrey Wyth, keepers of the houses of religion, etc., in co. Norfolk. Order to deliver the priory and its lands, etc., to the prior and convent.

The like to the keepers of houses of religion, etc., the parts of Holand, co. Lincoln.



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*Membrane 9—cont.*

The like to the keepers of houses of religion, etc., in cos. Suffolk and Cambridge.

Feb. 4.  
Beaulieu.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the lands of William de Assheby, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

March 18.  
Westminster.

To the sheriff of Southampton. Order to cause the prior of St. Denis near Southampton to have seisin of two messuages in the suburbs of Southampton as the king learns by inquisition taken by the escheator that Roger Hildemore, who abjured the realm for felony, held them of the prior, and that they have been in the king's hands for a year and a day, and that queen Isabella has had the king's year and day and ought to answer to the king therefor.

April 8.  
Beaulieu.

To the treasurer and chamberlains. Order to pay to William le Latymer 500 marks, which he lately paid into the wardrobe as a loan to the king for the expedition of the king's affairs, or to cause suitable assignment therefor to be made to him, notwithstanding any order or assignment to the contrary previously made by the king. By K.

April 10.  
Beaulieu.

To Thomas, bishop of Worcester. Although the king lately prohibited his admitting a parson to the church of Snytenfeld, concerning which there was an action in the king's court between Walter, bishop of Exeter, and Thomas West and Eleanor his wife by one writ, and between the said Thomas and Eleanor and the said bishop Walter by another writ, until it should be decided in the same court whether the advowson of the church pertained to the bishop or to Thomas and Eleanor; as Thomas has appeared in person in chancery and acknowledged, for himself and Eleanor, that they had no right of presentation to the said church, the king signifies the premises to the bishop, so that the bishop may do what is incumbent upon his office in this behalf, notwithstanding the aforesaid prohibition.

April 10.  
Beaulieu.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to come to Winchester in the present quinzaine of Easter, with the rolls, writs, and other memoranda of the Bench touching the pleas aforesaid, and to hold such pleas there until further orders, as the king proposes to stay in the parts of Porcestre, co. Southampton, to hasten the passage at Portesmouth of certain of his subjects setting out in his service to the parts of the duchy [of Aquitaine], and for certain affairs specially touching him, wherefore he wills that Geoffrey and his fellows shall be in the parts of that county to hold the aforesaid pleas.

By K. on the information of Master H. de Clif.

April 5.  
Beaulieu.

To the treasurer and barons of the exchequer. Whereas John de Sancto Johanne lately acknowledged in chancery that he owed to Adam de Salesbirs and John de Oxon[ia], late sheriffs of London, 429*l.* for certain of the king's victuals bought from them, and the lands of the said John and the corn growing in the same were delivered to Adam and John because the said John did not observe the terms of payment contained in the recognisance, and the said Adam and John are charged at the exchequer with the whole sum aforesaid, as the king is given to understand on behalf of John de Sancto Johanne; the king, wishing to shew special grace to John de Sancto Johanne, who is going to Gascony in his service, orders the treasurer and barons to discharge Adam and John of 100*l.* of the aforesaid sum, and to charge John de Sancto Johanne with the same, and to cause the remainder of the sum to be levied from Adam and John for the king's use without delay.

By petition delivered by the treasurer.



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*Membrane 9—cont.*April 9.  
Beaulieu.

To Walter de Norwyco. Order to supply the place of W. bishop of Exeter as treasurer in the exchequer during his absence, as the treasurer is now with the king by his orders upon certain affairs touching the king and realm, and he will stay with the king for some time. By K.

April 11.  
Beaulieu.

To the sheriff of Wilts. Order to expend up to 40*l.* in repairing the houses within the manor of Claryndon, by the view and testimony of Walter Gacelyn, bailiff of the manor. By K. on the information of the treasurer.

April 10.  
Beaulieu.

To the treasurer and barons of the exchequer. Order to cause a suitable house for twenty colts to be made within the park of Guldeford for the winter season, as the king wills that there shall be twenty colts running yearly in the park. By K. on the information of the treasurer.

April 12.  
Beaulieu.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to cause dower to be assigned to Cicely, late the wife of William de Ayot, in the presence of Nicholas de Ayot, son and heir of William, if he choose to attend, the king having, on 14 March last, taken the fealty of Nicholas and ordered the escheator to deliver to him seisin of his father's lands, upon his finding security for payment of his relief, saving to Cicely her dower.

April 12.  
Beaulieu.

To the constable of Rochester castle, and to the bailiffs of that town. Order to deliver to William le Clerk of Sautre and Thomas Colebrand, his fellow-citizen of London, 18 mill-stones (*molas*) and six motes (*motas*) of plaster, and to permit them to make their profit thereof, notwithstanding the king's order not to release the mill-stones and plaster without his special order, as William has suggested that he bought the mill-stones and plaster at Rouen in Normandy before any dispute had arisen between the king and the king of France and before the king ordered the men of the power and dominion of the king of France and their ships and goods to be arrested, and that he caused the mill-stones and plaster to be taken to Rochester in a ship of Calais, of the lordship and power aforesaid, and that the constable and bailiffs arrested the mill-stones and plaster thus coming in the said ship, pretending that they belonged to subjects of the king of France and not to the said merchant, by virtue of the king's order to arrest the men of the power of the king of France and their ships and goods, whereupon the king frequently ordered the constable and bailiffs to deliver the mill-stones and plaster to the said merchant, if it appeared to them that they belonged to him and not to subjects of the king of France, and they have returned that they have made inquisition concerning the same by virtue of the king's order, and that they find by the inquisition that the mill-stones and plaster belong to the said William and Thomas, merchants of England, and not to subjects of the king of France. By K.

April 10.  
Beaulieu.

To Hugh Poinz. Order to pay to the prior and convent of Christ Church, Twynham, the arrears of ten bushels of wheat and 63*s.* yearly from the time when he received the custody of a moiety of the manor of Hyneton, and to pay them the same yearly for so long as he shall have the custody of the same, as the king learns by inquisition taken by John Everard, escheator in cos. Somerset, Dorset, Devon, and Cornwall, that Ivo Martel, sometime lord of Hyneton, granted to Christ Church and the canons thereof in frankalmoin two quarters of wheat yearly to be received in his court of Hyneton, and that Roger Martel, afterwards lord of the same, likewise granted to them in frankalmoin 7 marks 9*s.* 8*d.* of yearly rent to be received in the same court, and that the prior and his predecessors were seised of the said rent from time out of mind until the death of Peter son of Reginald, who held a moiety of the manor in chief, after whose death the moiety came to the king's hands by reason of the minority of Peter's heir, and the king



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*Membrane 9—cont.*

committed the custody of the moiety to the said Hugh during the heir's minority, and that Peter was charged whilst he lived with ten bushels of wheat and 63s. yearly for that moiety, and that he paid the same all his time, and that Hugh has detained the said ten bushels and 63s. from the prior and convent from the time when he received the custody of the said moiety, and it appears by the charters of Ivo and Roger, which were shewn in chancery, that the grants were made in form aforesaid.

April 13.  
Beaulieu.

To the treasurer and barons of the exchequer, or to him who supplies the place of the treasurer. Order to permit John le Barber, bailiff of the town of Southampton, to have respite until the morrow of Michaelmas next for rendering his account before them of the time when he was bailiff, as the king has granted him such respite because he is specially intending certain of the king's affairs, so that he cannot attend to rendering his said account.

By K.

April 12.  
Beaulieu.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the mayor and bailiffs of Southampton out of the ferm and other issues of the town for what they have expended, by virtue of the king's writs of privy seal, in providing the lead necessary for the king's works in the castle of Porcestre, and 60 quarters of salt for the munition of Odiham castle, and in repairing a boat of the ship called '*La Seinte Edward*.'

*MEMBRANE 8.*

April 16.  
Beaulieu.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause the manor of Gatesden, co. Hertford, to be extended, and to cause it to be divided into two equal parts according to the extent, and to cause a moiety thereof to be delivered to Alan de Cherleton and Ellen his wife, one of the daughters and heiresses of Alan la Zousch, tenant in chief, as Alan de Cherleton has prayed the king to cause a moiety of the manor to be delivered to him and Ellen, to be held separately as her purparty, because in the partition of the lands that belonged to Alan la Zousch a moiety of the manor was assigned to Ellen and a moiety to Robert de Holand and Matilda his wife, the other daughter and co-heiress of Alan la Zousch, as their purparties, and the manor has not been divided between the parceners aforesaid, and the moiety of Robert and Matilda has come to the king's hands with other lands of the said Robert for certain causes, and is still in the king's hands.

By K.

April 18.  
Beaulieu.

To John de Lancastria, keeper of the lands that belonged to Robert de Holand in co. Lancaster. Order to pay to John de Orel the arrears of 25s. 2d. from the time when the manor of Orel, a moiety of the manor of Haydok, and eight messuages in Neuton came to the king's hands, and to pay him that sum yearly for so long as they remain in the king's hands, as the king learns by inquisition taken by William de Tatham that Robert held the premises, on the day when his lands were taken into the king's hands, of John de Langeton as of the inheritance of Alesia his wife, which inheritance John then held by the courtesy of England, by the service of 25s. 2d. yearly, to wit the manor of Orel by the service of 10s. 6d., the moiety aforesaid by the service of 6s. 8d., and the eight messuages by the service of 8s., and that the said John and Alesia and the ancestors of Alesia have been wont to receive the service aforesaid from time out of mind by the hands of Robert and of other tenants of the said lands, until the tenements came to the king's hands by reason of Robert's trespass, and that the manor of Orel is worth yearly in all issues 6l. 6s. 6½d., and the moiety of the manor of Haydok



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*Membrane 8—cont.*

is worth yearly in all issues 12*l.* 5*s.* 10*d.*, and the eight messuages are worth yearly in all issues 13*s.* 3*d.*

April 22.  
Beaulieu.

To Robert de Hungerford, keeper of the forfeited lands in co. Wilts. Order to deliver to John de Torney of Weston a messuage, 31 acres of land, 3 acres of meadow, 3 acres of pasture, 17*s.* 10*d.* of rent, and a moiety of a mill in Corslye, to be held at the king's pleasure in recompence for a yearly rent of 60*s.*, which the king ordered the keeper to pay to John, because it was found by an inquisition taken by William de Harden and the said Robert that John demised the premises to Thomas Mauduyt, knight, for the term of John's life, rendering therefor 60*s.* yearly, and that John was seised of that rent at Easter, in the 13th year of the king's reign, and at the same term in the 14th year, and that John did not remit the rent to Thomas, and that he did not make any other estate of the rent or tenements, and that the tenements were afterwards taken into the king's hands by reason of Thomas's rebellion, and that they are still in the king's hands, and that they are held of the prioress of Stodeleye, and are worth yearly in all issues 46*s.* 8*d.*, and it appears by the aforesaid deed, exhibited before the king and his council, that the demise was made in form aforesaid, and that, as often as the rent was in arrear, John had power to enter the said lands and to distrain upon the same, the said keeper having returned that he had paid 50*s.* only to John by virtue of the above order, because the issues of the tenements did not suffice to pay more.

By C.

April 27.  
Beaulieu.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, for 10 marks paid by him to Joan de Torthorald by virtue of the king's order to pay her that sum for Easter term last, in accordance with the king's grant to her of 20 marks yearly from the issues of the escheatry this side Trent.

April 24.  
Beaulieu.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to pay to Joan de Torthorald 10 marks out of the issues of his escheatry for Easter term last, in accordance with the king's grant of 11 June, in the 11th year of his reign, of 20 marks yearly from the issues of the escheatry this side Trent in aid of her maintenance.

April 26.  
Beaulieu.

To Philip de Hardeshull, keeper of the forfeited lands in co. Berks. Order to deliver to Margaret, late the wife of Henry le Tyeys, a rent of 100*s.*, an assart of the wood of Helme in Sandon near Hungerford, and the manor of Colecote, which are in John's custody by the king's commission, as the king learns by inquisition taken by William de Hardenne and Robert de Hungerford, in the presence of Robert Bertram, whom the said Philip deputed in his place, that Richard son of Richard Fokeram, knight, in the 9th year of the king's reign, granted to the said Henry le Tyeys and Margaret 100*s.* of rent from his free tenants, and the aforesaid assart, for their lives, and that Gilbert de Elsefeld likewise granted to them, in the 10th year of the king's reign, his manor of Colecote, in the aforesaid county, for their lives, and that the rent, assart, and manor are not held of the king in chief, and that the manor is worth yearly 73*s.* 6*d.* in all issues, and that the assart is worth nothing yearly because it is common to the tenants there, and that Henry and Margaret were seised of the rent, assart, and manor aforesaid, and continued their seisin thereof until they were taken into the king's hands by reason of Henry's rebellion, and that they are in the king's hands for this reason and for no other reason, and that Henry and Margaret have not changed their estate therein in any way, and it appears by the deeds of the grants, exhibited in chancery, that the grants were made in form aforesaid.



1325.

*Membrane 8—cont.*April 24.  
Winchester.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to pay to Richard le Mareschal 25*l.* out of the issues of his bailiwick for Easter term last, in accordance with the king's grant, of 23 September, in the 11th year of his reign, of 50*l.* yearly by the hands of the escheator this side Trent, in aid of Richard's maintenance, who is wholly ruined by the Scotch rebels.

April 28.  
Winchester.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to allow the aforesaid 25*l.* to the said escheator.

April 30.  
Winchester.

To John Everard Order not to intermeddle further with the custody of the abbey of Tavystok, which was founded by the king's progenitors for certain alms and works of piety, and which is of the king's patronage, or with the possessions of the same, and to restore the issues thereof, the custody whereof the king committed to John after he ordered the escheator in co. Devon to take the abbey and its possessions into his hands, which order was issued at the prosecution of certain persons suggesting that, after the king granted licence to elect after the death of the last abbot, a part of the convent had elected as abbot brother Robert Busse, a monk of the house, and another part of the convent had elected as abbot brother John de Courtenay, a monk of the house, and that the persons thus elected, refusing to stand to right before the diocesan, had appealed to other judges outside the realm, as the king, on 1 May, in the 8th year of his reign, granted by letters patent that the prior and convent of the abbey and their successors should have the custody of the abbey and all its temporalities upon each voidance, as fully as the abbot and convent were wont to have them when the see was filled, saving to the king the knights' fees that are held of the abbey and the advowsons of churches during the voidances of the abbey, and saving to the king the escheats during such voidances, rendering therefor 40*l.* to the king for each voidance, and 100 marks more if the voidance last for a year beyond four months, or proportionately if less than a year beyond four months.

April 28.  
Winchester.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of Richard atte Oke, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Richard held no lands in chief at his death as of the crown by reason whereof the custody of his land ought to pertain to the king.

April 28.  
Winchester.

To John Everard, escheator in cos. Devon, Cornwall, Somerset, and Dorset. Order not to intermeddle further with a rent of 5*s.* 6*d.* in Estchynnok, and to restore the issues thereof to the prior of Montacute, as the king learns by inquisition taken by the escheator that a prior of Montacute acquired the said rent in fee to him and his house long before the publication of the statute of mortmain, and that he and his successors have had the rent from the first foundation of their house of the gift and feoffment of the earl of Mortain immediately after the conquest of England, and that the rent is appurtenant to the manor of Estchynnok, which the prior holds in chief in frankalmoin.

May 2.  
Winchester.

To the sheriff of Northampton. Order to cause a verderer for the forest of Batlewode (*sic*) to be elected in place of Roger Trimenel, who is incapacitated by illness and infirmity.

By the testimony of Richard Damory, steward of the king's household.

To [the sheriff of Northampton]. Order to cause a verderer for the forest of Witlewode to be elected in place of Philip de Lowe, who is incapacitated by blindness.



1325.

*Membrane 8—Schedule.*

Assignment of dower to Mary, late the wife of Aymer de Valencia, late earl of Pembroke, made by Simon de Grymesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland, by virtue of the king's writ to him, in the presence of Nicholas de Eiland, Master William de Prest-wik, John le Procuratur, and Robert Herd, of 9*l.* 18*s.* 6¼*d.* of land and rent in the manor of Pounteland, co. Northumberland, which the king ordered the escheator to assign to her in definite (*certis*) lands and rents in the said manor. The escheator assigned to her a third of the site of the chief messuage on the east, containing 2½ acres and half a rood, of the yearly value of 3*s.* 4*d.*; 61 acres and 3 roods of arable land of the demesne there, of the yearly value of 30*s.* 0½*d.*, lying in the fields of Ponteland by these bounds, to wit in the *cultura* of Holm 12 selions, containing 2 acres and 3 roods; in the *cultura* of Pipereslowe 28 selions, containing 3 acres and 3 roods; in the *cultura* of Le Wolleflat 26½ selions, containing 3½ acres and half a rood; in Le Bireflat 9 selions, containing 2 acres and 1 rood; in Le Toftes 16 selions, containing 2 acres; in Le Kirkehawe 23 selions, containing 3 acres 3½ roods; in the *cultura* of Kirkeflat 39 selions, containing 4½ acres; in the *cultura* of Le Hungerknoll 30 selions, containing 5 acres 1 rood; in the *cultura* of Le Leverikacre 28 selions, containing 4 acres and 3 roods; in Les Langlandes 10 selions, containing 1½ acres; in Le Houselowe 38 selions, containing 10 acres and half a rood; in Le Todford 4 selions, containing 1 acre; in Le Todforlang 22 selions, containing 12½ acres; in Le Parkflat 20 selions, containing 2½ acres and half a rood; in Le Parkflat called 'Le Hevedes' 3 selions, containing 3 roods. He also assigns to her 20 acres of demesne meadow, of the yearly value of 60*s.*, to wit in Northmedowe 7 acres with the meadow called 'Le Crokes,' containing 2 acres; in the meadow of Le Leys 4 acres; in Le Kerresmedowe 2 acres; in Le Southmedowe 2½ acres; in the upper part of Le Southmedowe 2½ acres. He also assigns to her a third of the park there, containing 4 acres, of the yearly value of 2*s.* 2¾*d.* He also assigns to her a third of a watermill, which third is of the yearly value of 66*s.* 8*d.* yearly; the third of the turbary of Merdesfen, of the yearly value of 3*s.* 4*d.* He also assigns to her 2*s.* 8*d.* from the free [tenants] yearly, issuing from the lands that Nicholas de Eiland holds and from the lands that formerly belonged to Richard le Harper. He also assigns to her 1¾ bondage-tenements (*bondag'*), which William Moule, bondman, holds, rendering yearly 26*s.* 3*d.* He also assigns to her the cottage-tenements (*cotag'*) of William le Taillour, William del Wikres, Adam le Couhird, William le Suour, and William le Molener, of the yearly value of 4*s.*

*MEMBRANE 7.*

- April 14. To the sheriff of Southampton. Order to cause a coroner for that county  
Beaulieu. to be elected in place of William le Coke of Winchester (?), who is incapacitated by age and infirmity.
- April 13. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham,  
Beaulieu. Derby, and Lancaster. Order not to intermeddle further with the manor of Knouselegh, co. Lancaster, and with certain tenements in Lathum, which were taken into the king's hands by reason of the death of Robert de Lathum, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert and Katherine his wife held the said manor and tenements jointly on the day of Robert's death, the manor for their lives and the tenements to them and their heirs, of the feoffment of Henry de Baukewell, chaplain, and that the manor and tenements are held of others than the king.



1325.

*Membrane 7—cont.*

To the same. Order to cause dower to be assigned to the said Katherine, in the presence of Thomas de Lathun, son and heir of Robert, if he choose to attend, upon her taking oath not to marry without the king's licence.

April 15.  
Beaulieu.

To Henry de Cobeham, keeper of the lands that belonged to Robert Corby in co. Kent. Order not to intermeddle further with a messuage and a moiety of a carucate of land in Lose and Farlegh, as the king lately—at the prosecution of Thomas, son and heir of the said Robert, suggesting that the sheriff of that county had taken the messuage and moiety into the king's hands because of the suspicion that Robert was against the king, and that Robert afterwards rendered himself to the prison of the marshalsea, and that the king afterwards, understanding that Robert was not against him, granted Robert licence at Pontefract to return home, and that Robert died immediately after his return home, and that the messuage and land were thus taken into the king's hands—appointed William de Dene, Thomas de Faversham, and Thomas Gegg to enquire in the keeper's presence concerning the premises, and it is found by their inquisition that the messuage and land were taken into the king's hands by reason of the suspicion then held of Robert, because he was the clerk of the abbess of Mallingge, who was the sister of Bartholomew de Badlesmere, and for no other reason, and that Robert was not against the king in anything, and that he is dead, and that he died naturally (*humano more*) in a house in Lose, and that the messuage and land are now in the king's hands for this reason and for no other cause, and that they are held of Henry, prior of Christ Church, Canterbury, and of the convent of the same by fealty (*feoditatem*) and suit at their courts of Lose and of Farlegh from three weeks to three weeks, rendering yearly to the prior and convent 12s. 8d., three and a half hens, and 17 eggs, and that the messuage and land are worth 18s. yearly in all issues beyond the said service, and it appears by the letters patent of Gilbert Pecche, sometime steward of the king's household, shewn in chancery, that Robert, who was indicted for many trespasses committed against the king in that county, rendered himself voluntarily to prison at Coventre, co. Warwick, on 1 March, in the 15th year of the king's reign, and that he remained in prison from then until 13 April following, upon which day the king caused him to be released in his castle of Pontefract, pardoning him all trespasses.

By bill of council.

April 18.  
Beaulieu.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Alice, late the wife of John de Thorp, tenant in chief, the following of his knights' fees, which the king has assigned to her in dower: a fee in Westthorp, co. Suffolk, which Adam Coniers holds, of the yearly value of 8*l.*; a fee in Crosfeld and Wynston, in the same county, which Ralph de Bockyng holds, of the yearly value of 6*l.* 13s. 4*d.*; a moiety of a fee in Stanhowe, co. Norfolk, which Roger de Calthorp holds, of the yearly value of 60s.; a quarter of a fee in Little Ryburgh and Stiberde, in the same county, which Thomas de Snyterton, the prior of Fakenhamdam, the abbot of Creyk, and the prior of Bynham hold, of the yearly value of 40s.

To the same. Order to deliver to the said Alice the advowson of the church of Combes, co. Suffolk, to which John was wont to present upon alternate occasions, as the king has assigned the same to her as her dower of John's advowsons of churches.

April 18.  
Beaulieu.

To Henry de Hockeleye, keeper of forfeited lands in co. Warwick. Order to deliver to Alice, late the wife of Peter de Limesy, the tenements mentioned below, together with the issues received thence since Peter's death, Guy le Breton having granted to the said Peter and Alice, by fine levied before the king's justices at Westminster, in the 7th year of the king's reign,



1325.

*Membrane 7—cont.*

6 messuages, 5 virgates of land, 10 acres of meadow, 48s. 3d. of rent, 2 parts of a mill in Bascot and Long Ichynton, Stokton, Rateford Symeby, Ulghton, and Merton, and having also granted that 3 messuages, 2½ virgates of land, 5 acres of meadow, 24s. and 1d. of rent, and a third of a mill in the aforesaid towns, which Simon de Mancestre and Mary his wife held as Mary's dower, and that a carucate and 4 acres of land, 23 acres of meadow, 67s. of rent, and the rent of a pound of pepper and of a pound of cumin, which the said Simon and Mary held for Mary's life, of the inheritance of the said Guy in the aforesaid towns on the day of the levying of the fine, which should revert to Guy after Mary's death, should remain to Peter and Alice and to Peter's heirs, together with 6 messuages, 5 virgates of land, 10 acres of meadow, 48s. 3d. of rent, and the two parts aforesaid, as appears by part of the said fine exhibited in chancery, and the king learns, by an inquisition taken by William de Bermyngham and Roger Hillary at the prosecution of the said Alice after Peter's death, that Peter and Alice continued their seisin of the said 6 messuages, 5 virgates, 10 acres, 48s. 3d. of rent, and two parts of the mill from the time of the levying of the above fine, and of the aforesaid 3 messuages, a carucate, 2½ virgates, 4 acres of land, 28 acres of meadow, 4l. 11s. 1d. of rent, and the rent of a pound of pepper and of a pound of cumin, and a third of the mill after the release thereof made to them by the said Simon and Mary, until all the said tenements were taken into the king's hands because Peter was an adherent of the rebels, and that they are in the king's hands for this reason and for no other, and that Peter and Alice have not changed their estate therein in any wise from the time of the levying of the said fine and release, and that the lands in Bascote, Long Ichinton, and Stokton are held of John de Oddyngseles by the services of an eighth of a knight's fee, and that the lands in Ulghton are held of the prior of Coventry by the services of ½d. yearly, and that the lands in Rateford Symely are held of Simon Basset of Sapecote by the service of ½d. yearly, and that the lands in Merton are held of the prioress of Nunetton by the service of ¼d. yearly.

April 20.  
Beaulieu.

To the mayor, aldermen, and sheriffs of the city of London. Order to ordain, with the counsel of other skilled men of the city, so that corn shall not be rendered dearer in the city than it can be bought for now by corn-merchants or regrators when the king and the *proceres* and magnates of the realm coming with him arrive at the city, as the king understands that corn of divers sorts has been brought to the city from Flanders in great quantity, wherefrom the people of the city and those coming to the same and the people of the neighbouring parts may have great help, and that many corn-merchants of the city, forestalling the community of the city and the people of the adjoining parts in the buying of such corn, have retained the corn, which they bought for a reasonable price, until they could sell it at an excessive profit.

By K.

[*Fœdera.*]

April 14.  
Beaulieu.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands that Peter de Boxstede held at his death of other lords than the king, and to restore the issues thereof, retaining in the king's hands until further orders the manor of Boxstede, co. Essex, as the king learns by inquisition taken by the escheator that Peter held the said manor at his death of the king in chief by knight service as of the honour of Boulogne, and that he held no other lands in chief as of the crown by reason whereof the custody of his other lands ought to pertain the king, but that he held divers lands of other lords by various services.

*Vacated, because on the Fine Roll under the same date.*



1325.

*Membrane 7—cont.*April 19.  
Beaulieu.

To the same. Order to assign dower to Margaret, late the wife of the said Peter, upon her taking oath not to marry without the king's licence.

April 19.  
Beaulieu.

To the treasurer and barons of the exchequer. Order to respite until the octaves of Michaelmas next the rendering before them of the account of Walter de Istlep, treasurer of Ireland, as he cannot render it during the present Easter term because he is occupied with the king's affairs in Ireland.

By K.

April 30.  
Winchester.

To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop, Stafford, and in the adjoining marches of Wales. Order to permit William de Hampton, chaplain, master of the chaplains of the chantry of the chapel of St. Mary, Amnel, to receive a rent of 20*l.* yearly from the manor of Wykewane, as he and his predecessors have been wont to receive it, and to cause any arrears of the same to be paid to him, as Guy de Bello Campo, late earl of Warwick, lately granted, for the health of his soul and for the souls of his father and mother and of all his ancestors and successors, by the king's licence, to William de Wellesbourn, chaplain, then master of the chaplains of the said chantry, and to his successors, for the maintenance of eight chaplains and four clerks serving in the said chapel, the aforesaid sum yearly in frankalmoin, to be received from his manor of Wykewane by the hands of his villeins of that manor, so that if the rent were in arrear, the master should have power to distrain throughout the whole manor and to drive the distraint to the earl's manor in the said town or to the house of any of the villeins of the manor, and to retain the distraint without release until he should be satisfied for payment of the rent, and although the said William de Hampton and his predecessors have received the rent from the time of the grant aforesaid, to wit during the earl's lifetime and afterwards for ten years from the time of his death, during which time the executors of the earl's will held the manor by the earl's grant by the king's licence, until the manor was taken into the king's hands after the end of the said ten years, the escheator has hindered his receiving the rent aforesaid from the time when the manor was taken into the king's hands, wherefore the said William has prayed the king to provide a remedy.

*MEMBRANE 6.*May 1.  
Winchester.

To the sheriff of Middlesex. Order to deliver to the abbot of Westminster brother Robert de Kurelyngton, brother John de Bebury, brother William de Lugwardyn, brother Robert de Brakkele, brother Michael de Bridebrok, brother Simon de Bircheston, and brother John de Titeburst, fellow-monks of the abbot's, who are imprisoned in the sheriff's custody for the death of Robert Alomali, late mason of the chapel of the king's palace of Westminster, if they are imprisoned at the king's suit and not at the suit of any other, upon their finding the abbot and six other mainpernors to have them before the king in the octaves of Holy Trinity next to stand to right.

By K.

May 6.  
Winchester.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with the abbey of Westderham, co. Norfolk, which he has taken into the king's hands upon the death of the last abbot thereof because the lands that belonged to Aymer de Valencia, late earl of Pembroke, are in the king's hands, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the abbey was of the advowson of the said earl as of the inheritance of de Monte Caniso, and that from the time of the foundation until now the patrons of the abbey, when the abbey was



1325.

*Membrane 6—cont.*

void by the death of any abbot or otherwise, had no custody there, and that the prior and convent did not seek licence to elect from any patron at any times of voidance, and did not present him whom they had elected to the patron before the installation, and that the patrons were not wont to have any estate in the abbey at the time of voidance, and that they received no profit therefrom in time of voidance, but that whenever a patron dies, the abbot and convent shall celebrate and distribute as much alms to the poor for his soul as they do when an abbot of the house dies, to wit each canon-priest of the house shall celebrate three masses for his soul, and each canon who is not a priest shall say a psalter for his soul, and each lay-brother (*conversus*) of the house shall say 150 Lord's prayers with as many salutations of the Virgin, and they shall distribute to the poor daily for thirty days after his death a loaf, a gallon of convent ale, and a dish of meat or fish, such as a canon is wont to receive daily, for the patron's soul.

April 28.  
Winchester.

To the same. Order to deliver to Hugh le Despenser, son of Hugh le Despenser, earl of Winchester, or to his attorney in this behalf, the manors of Sutton and Wynneferthyng, with certain tenements in Heywod, co. Norfolk, the manor of Reydon, co. Suffolk, the manors of Suthamyfeld, Hanyngfeld, and Thuryton, and certain tenements in Fanges, co. Essex, and the manor of Jouen . . lesbury, co. Hertford, which belonged to Aymer de Valencia, late earl of Pembroke, and which are assigned to Laurence, son and heir of John de Hastyng', tenant in chief, a minor in the king's wardship, in his purparty of Aymer's lands, together with the issues thereof from 12 February last, when the king granted to the said Hugh the custody of Laurence's purparty until he come of age.

The like to Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, for the manor of Newenton and certain lands in Haukele, co. Southampton, the manor of Benham and certain lands in Spe[ne], co. Berks, and certain lands in Asshedon, co. Buckingham.

The like to the following escheators for the manors and lands underwritten :

William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, for the manors of Braburn, Cleydon, Est Sutton, Sauteres, and Sutton, co. Kent, and a messuage and curtilage in Suthwerk, co. Surrey.

Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland, concerning the manor of Toucestre, co. Northampton.

John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, and Stafford, and the adjoining marches of Wales, for the castle and town of Pembrok, the barn of Kyngeswode, the commote of Coytrath, the castle and town of Tyneby, the manor of Castle Martin, except 40*l.* of land and rent in the same held by Mary, late the wife of the said earl, in dower, the manor of Treygeyr, the rent and foreign profits of the whole county of Pembroke, and the commote of Oystrelof.

To John de la Peende. Order to deliver to the aforesaid Hugh le Despenser, or to his attorney in this behalf, the lands of the aforesaid Laurence in cos. Surrey, Sussex, Kent, and Southampton, together with the issues thereof from 12 February last, when the king granted the custody thereof to Hugh.

The like to the following for Laurence's lands in the following counties, etc. :

Thomas Boydyn, in cos. Warwick and Worcester.

Johu de Cranesleye, in cos. Northampton and Bedford.

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*Membrane 6—cont.*

Ralph de Bokkyng, in cos. Norfolk and Suffolk.

William de Brom, in the land of Bergeveny in South Wales.

Roger de Ardern, in the land of Kilgaran in West Wales.

May 6. To Ralph de Cammoys, John de Tyeheburn, and Robert de Thorne-  
Winchester. combe, appointed to enquire the names of those who took, concealed, or  
eloigned any goods or chattels that belonged to Robert Lewer, deceased, a  
late rebel. Order not to permit Edmund de Kendale, who took the afore-  
said rebel, to be disquieted before them concerning a horse, a haketon, and  
a dagger (*misericordum*), which the king granted to him out of the goods  
and chattels found with the said rebel when he was taken. By p.s. [7091.]

May 4. William de Sitemouth, imprisoned in Neugate gaol for the death of  
Winchester. John Golderyng, has letters to the sheriffs of London to bail him until the  
first assize.

May 6. Simon Nichol of Berleston, imprisoned at Leicester for the death of  
Winchester. Hugh de Snaileston and John his brother, has letters to the sheriff of  
Leicester to bail him until the first assize.

May 7. To Thomas Deyvill, keeper of Pontefract castle and of certain other  
Winchester. forfeited lands in co. York. Order to cause the king's mills of H . . . feld  
and Leodes to be repaired by the view of Richard de Mosele, king's clerk.

By bill of the treasurer.

May 8. To the sheriff of Kent. Order to expend up to 100*l.* in repairing the  
Winchester. buildings of Dover castle, by the view of Robert de Kendale, the constable  
thereof, and of William Virgil, paying out of that sum the carriage of the  
timber given to the king, in the sheriff's bailiwick, by W. archbishop of  
Canterbury and others for the repair of the castle. By bill of the treasurer.

May 8. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Winchester. Huntingdon, Essex, and Hertford. Order not to intermeddle further with  
the manors of Rowenhale, co. Essex, and of Hoga and Islington, co. Norfolk,  
and to restore the issues thereof, as the king learns by inquisition taken by  
the escheator that Robert de Scales and Egelina his wife were enfeoffed thereof  
jointly by Isabella de Scales by the king's licence and by fine levied before  
the justices of the Bench, and that Egelina continued her seisin thereof  
with Robert until the day of his death, and that the manors are held of the  
king in chief as of the honour of Boulogne by knight service; saving to the  
king the fealty due to him in this behalf.

May 6. Margaret, wife of John le Mey of Briddeford, imprisoned at Exeter for  
Winchester. the death of Matilda, late the wife of Roger de Briddeford, has letters to  
the sheriff of Devon to bail her until the first assize.

May 13. To John de Bloumvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Porchester. Huntingdon, Essex, and Hertford. Order to cause dower to be assigned to  
Egelina, late the wife of Robert de Scales, tenant in chief by knight service  
as of the honour of Boulogne, upon her taking oath not to marry without  
the king's licence.

To John de Aulton, keeper of the manor of Odyham. Order to take  
timber sufficient for the roofing (*coopertura*) and repair of the houses  
within Odiham castle in the king's foreign wood there, by the view and  
testimony of the constable of the castle and of two men of those parts, and  
if sufficient timber for this purpose cannot be found there, he is ordered to  
take as many leafless oaks in the king's park as shall be needed by the view  
of the said constable and men, and to cause the houses to be roofed and  
repaired by their view, as the king understands that the houses are uncovered  
and greatly need repair. By K. on the information of the treasurer.

May 6. To the treasurer and chamberlains. Order to pay 12*l.* 13*s.* 4*d.* to  
Winchester. Margery, late the wife of John de Staunton, as she has prayed the king to



1325.

*Membrane 6—cont.*

cause this sum to be paid to her, which sum is due to John from the wardrobe for his wages and robes for the time when he was the king's watchman in the 5th and 6th years of the reign, to wit 6*l.* 9*s.* 9½*d.* for the 5th year and 6*l.* 3*s.* 6½*d.* for the sixth year, as is contained in a bill of the wardrobe under the seal of Ingelard de Warle, then keeper of the wardrobe.  
By K. on the information of W. de Ayremynne.

May 12. To the sheriff of Wilts. Order to cause a verderer for the forest of  
Porchester. Savernak to be elected in place of Thomas de Polton, deceased.

May 10. To the sheriffs of London. Order to cause the harper of the steward of  
Porchester. Scotland, coming into the realm with letters of safe conduct of Roger de Horslei, one of the keepers of the truce in the marches of Scotland, whom they have arrested, to be released, and to permit him to depart whither he will without hindrance.  
By p.s. [7093.]

May 9. Matilda, late the wife of Bernard Matheu, imprisoned at Exeter for the  
Porchester. death of the said Bernard, has letters to the sheriff of Devon to bail her until the first assize.

*MEMBRANE 5.*

May 13. To the treasurer and barons of the exchequer. Order to cause allowance  
Porchester. to be made to the bailiffs of the city of York for 200*l.*, which they have paid out of the ferm of the city to William de Ros of Hamelak in execution of the king's orders to pay him 75 marks for Easter term, in the 16th year of his reign, and for Michaelmas term following, and for Easter term following, and for Michaelmas term following.

May 15. To Gilbert de Burndon. Grant, at the request of Henry de Lancastria,  
Porchester. earl of Leicester, of licence for Gilbert to serve the said earl, to wit to be his steward in his lands in co. Northumberland. By writ of the secret seal.

May 20. To Thomas Dayvill, keeper of the castle and honour of Pontefract.  
Waverley. Order to pay to the abbot and convent of Sallay the arrears of 5 marks in arrear to them of the octaves of Whitsuntide, in the 16th year of the king's reign, of a yearly rent of 10 marks for 5 carucates of land and five parts of the whole wood of Halton, and to pay them the said yearly rent for the time that he has been keeper, and to pay them the same yearly henceforth for so long as the aforesaid lands are in his custody, the king having, on 13 September, in the 16th year of his reign, ordered Richard de Musele, then receiver of the issues of the said castle and honour, to pay the abbot and convent the said 5 marks and to pay to them the aforesaid rent yearly, because he learned by inquisition taken by Richard de Aldeburgh and Adam de Hoperton that Stephen, abbot of Sallay, and the convent of the same place a hundred years ago demised at ferm for ever to Alan Martel, then master, and to the brethren of the order of the Temple in England the said 5 carucates and five parts of the wood of Halton, and released to them 5 bovates of land in the same town, rendering therefor to the abbot and convent 10 marks yearly, and that the abbot and convent were seised continuously of that rent from them during the existence of the aforesaid order, and that after the condemnation of the order, they received the rent as well when the lands were in the king's hands as when they were in the hands of Thomas, late earl of Lancaster, who entered the lands as lord of the fee when the king's hand was amoved, until the death of the said earl, and that the lands then came to the king's hands, and that 5 marks of the rent were in arrear for the term aforesaid.

June 3. To the sheriff of Essex. Order to cause a coroner for that county to be  
Chippenham. elected in place of John de Solers, who is incapacitated by illness and infirmity.



1325.

*Membrane 5—cont.*

- June 2. To the sheriff of Salop. Order to receive from John son of Fulk  
Chippenham. Lestraunge, tenant in chief, security for payment of 600 marks to the king  
and for payment of 600 marks yearly until he come of age, and to certify the  
treasurer and barons of the exchequer concerning the security, so that the  
king may cause letters patent to be made to John, to whom the king has  
granted his marriage and the custody of the lands of his father, which are in  
the king's hands by reason of John's minority, except the knights' fees and  
advowsons of churches, together with the issues thereof from Easter last,  
paying to the king for the marriage 600 marks at Michaelmas and Easter  
next by equal portions, and rendering yearly 600 marks for the custody  
aforesaid, for which sums John asserts that he can find sufficient security  
before the sheriff. By bill of the treasurer.
- May 28. To the sheriff of Leicester. Order to cause a coroner for that county to  
Chertsey. be elected in place of Ralph Malore, who is insufficiently qualified.  
*Vacated, because they were not sealed.*
- June 10. To the treasurer and barons of the exchequer. Order to acquit John de  
Bisham. Yerdhill, king's yeoman—to whom the king on 10 February, in the 17th  
(Brustlesham.) year of his reign, committed, by letters patent under the exchequer seal, two  
parts of the manor of Patemere, which belonged to John de Patemere, and  
which were in the king's hands because John de Patemere adhered to the  
rebels, at ferm for five years from Michaelmas preceding, rendering therefor  
10*l.* yearly to the exchequer—of the aforesaid ferm from 19 July last, when  
the king granted the said two parts to Simon de Mountbret, for his good  
service to the king, to have during the king's pleasure in aid of his mainten-  
ance in the king's service, without rendering anything therefor.
- June 10. To the same. Whereas the king lately ordered the prior of Kaermerdyn  
Bisham. to cause all the king's castles in South Wales to be provided with victuals,  
arms, and other garnistures, and the prior loaded a ship at Haverford with  
divers victuals for the munition of the castles, and the ship was captured by  
the Scotch rebels, concerning all of which the king caused an inquisition to  
be made, which he sends to the treasurer and barons *sub pede sigilli*: the  
king, wishing to do for the prior what is just, orders the treasurer and  
barons to examine the king's writ and the inquisition aforesaid, and to do  
for the prior in this behalf what ought of right to be done.
- June 13. To the same. Order to allow to John Everard, keeper of certain forfeited  
Westminster. lands in cos. Devon and Cornwall, 10*l.*, which he has expended by virtue  
of the king's order of 4 June, in the 17th year of his reign, to expend that  
sum in repairing the houses in the lands that belonged to Henry Tyeys, a  
late rebel, in co. Cornwall by the view and testimony of Richard de Bello  
Prato.
- May 18. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Chertsey. Dorset. Order to cause Ralph de Stafford, son and heir of Edmund de  
Stafford, to have seisin of the lands that his father held at his death of the  
late king, and to restore to him the issues thereof from 6 December, in the  
17th year of the king's reign, when the king ordered John de Hampton,  
escheator in cos. Gloucester, Worcester, Hereford, Stafford, and Salop, to  
cause Ralph to have seisin of his father's lands in the said escheator's  
bailiwick, because Ralph had proved his age before Master John Walewayn,  
late escheator this side Trent, and the king had taken his homage.
- June 4. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middle-  
Chippenham. sex, and in the city of London. Order not to intermeddle further with a  
quarter of a messuage and 108 acres of land, 4½ acres of wood, and with  
13½ acres of land, and with 14 acres of underwood, in the manor of Inge, and  
with 26 acres of land and 4 acres of wood in the manor of Wychelyngg, and  
to restore the issues thereof, as the king learns by inquisition taken by the



1325.

*Membrane 5—cont.*

escheator that Laura, late the wife of William de (*sic*) Peyfrer, tenant in chief, held in chief at her death in 'gavelkynde' the aforesaid quarter of a messuage and 108 acres of land and  $4\frac{1}{2}$  acres of wood of the abbot of St. Augustine's Canterbury, by the service of 3s.  $4\frac{3}{4}$ d. yearly, and the aforesaid  $13\frac{1}{2}$  acres of Richard de Crumwell by the service of 4s. 2d. yearly, and the said 14 acres of underwood of the heirs of John de Somery by the service of 12d. yearly, and the said 26 acres of land and 4 acres of wood of the demise of John de Northwode, the elder, and Joan his wife, for the term of Laura's life, with remainder to the said John and Joan, and that Roger, William, John, Thomas, and Oto, sons of John de Northwode, the younger, and Thomas, Simon, and Humphrey, sons of the said John de Northwode, the elder, are the nearest heirs of the said John, the elder, and that the aforesaid Roger, Thomas, Simon, and Humphrey are of full age according to the custom of Kent, and that the aforesaid William, John, Thomas, and Oto are under the age of 15 years, the escheator having taken the aforesaid lands that are held in 'gavelkynde' into the king's hands with the other lands that Laura held in chief at her death by knight service.

*Vacated, because otherwise below.*

June 8.  
Bisham.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to pay to Adam de Shippeleye, late the envoy of Aymer de Valencia, late earl of Pembroke, the arrears of the fee for the office of the forestry of Gaynesburgh from the time of the earl's death, and to pay him the same fee for so long as the manor of Gaynesburgh is in the king's hands, unless otherwise ordered, as Aymer, on 14 April, in the 15th year of the king's reign, granted to him, for his good service past and to come, the office of the said forestry for life, subject to his good behaviour, receiving therefor the ancient fee that others had been wont to receive.

June 14.  
Westminster.

To the same. Order not to distrain the prior of Thornholm for his fealty for  $2\frac{1}{2}$  bovates of land and 59s. 2d. of yearly rent in Appelbi, and for 5 bovates of land and 10s. of rent in Riseby, which he acquired to himself and his successors in fee of the feoffment of Hugh de Nevill, who held them in chief of the late king by sergeanty, as the king has taken the prior's fealty. If the lands have been taken into the king's hands by reason of the fealty aforesaid, the escheator is ordered to restore them to the prior, together with the issues received therefrom.

To the same. Order to cause Alexander de Cubbeldyk, son and heir of Roger de Cubbeldyk, to have seisin of the lands that his father held in chief at his death, upon his finding security for payment of his relief, as the king has taken Alexander's homage.

*Vacated, because on the Fine Roll.*

*Membrane 5—Schedule.**Warentia dierum.*

May 14.  
Porchester.

To the mayor and sheriffs of London. Order not to put Thomas de Hokkele in default for not appearing before them on Monday the feast of St. John ante Portam Latinam in the action by writ of right between William de Hull and Joan his wife and Adam le Bowmyere, demandants, and the said Thomas and Robert and Richard, his brothers, tenants, concerning a messuage and 11 shops in London, as Thomas was in the king's service on the above day by his order.

By K.

*MEMBRANE 4.*

Enrolment of deed by John de Matham, acknowledging receipt from Robert de Matham, parson of the church of Celne (*sic*) Engayne, of

1325.

*Membrane 4—cont.*

25*l.* 17*s.* 0*d.*, which sum he acknowledged before the king, on Tuesday the feast of St. Dunstan, 14 Edward II., that he owed to John. Witnesses: Geoffrey de Shiryngge; John de Percebrige; William de Norwyco; William de Cotenham. Dated at Westminster, on Wednesday after St. Barnabas, 18 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 13 June, and acknowledged the above deed.

Enrolment of deed of John Puisaquila of Genoa, citizen and merchant of London, witnessing that whereas the prior and convent of Chikessond lately demised to Bartholomew Riky and to the said John, for their lives, and to their heirs, executors, or assigns for 20 years after their deaths, the prior and convent's manors called 'the chapel of St. Thomas' in Mepertheshale, and 'Hawengraunge' in Hawens, for 200*l.* to be paid yearly to the prior and convent, and also granted to them the fruits of their church of Hawens for seven years from the day of the grant, and sold to them their woods called 'Appelee' and 'Inwode,' retaining the soil thereof, and the prior and convent are moreover bound to Bartholomew and John in 3,300 florins of gold, to be paid at certain days and places contained in a public instrument made concerning the same; and the said Bartholomew and John, in consideration of the above, granted by a deed of agreement made between them and the prior and convent, that if the prior and convent pay to them 1,200*l.* at certain days and places contained in the said deed, then the deeds of the demise of the manors, of the grant of the fruits, of the sale of the woods, and of the obligation aforesaid shall be annulled, and that their seisin in the manors, fruits, and woods shall be annulled, and that they shall be excluded from all action against the prior and convent by reason of the said deeds: the said John acknowledges that he has received from the prior and convent 300*l.*, a quarter of the aforesaid debt, for which sum he releases to them all his debts for which he might have action by reason of the agreement aforesaid or by reason of any other deed whatsoever. He also releases all his right and claim in the manors, fruits, and woods aforesaid, and in the crops thereof for all the portion due to him. Witnesses: Nicholas de Arderne; Nicholas de Boweles; Richard le Rous of Haveringe; Robert Blundel; Henry Flaunvile. Dated at Chikessaund, on the day of St. Peter ad Vincula, 18 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 26 June, and acknowledged the above deed.

Enrolment of demise by Simon, prior of Chikesond, and the convent of the same to John de Puisaquil[a] of Genoa and Joan his wife for their lives of the manor of Wulverton, co. Buckingham, and all its appurtenances in Wulverton and Stonystratforde, free from all service. John and Joan agree to maintain the manor in repair, and the prior and convent grant that when a house within the manor shall be ruinous, and this shall be found by the view of the prior or of any one deputed by him, during the said term, John and Joan shall have suitable great timber in the prior and convent's woods at Chikesond, to be carried by John and Joan. Witnesses: Sir John de Wulverton, Sir John de Olneye, knights; Nicholas de Boweles; John de Boweles; Nicholas de Arderne; Thomas de Loughton; Hugh de Bradelwell; Geoffrey Hastynges; Geoffrey Videlou. Dated at Chikesond, on Wednesday the morrow of St. Barnabas, 18 Edward II.

*Memorandum*, that the prior came into chancery at Westminster, on 26 June, and acknowledged the above deed.

Extent and partition of the manor of Great Gadesdene, which belonged to Alan la Zouche, in co. Hertford, made at Gadesdene before John de Blumvill, escheator in that county, on 26 June, 18 Edward II., by virtue of the



1325.

*Membrane 4—cont.*

king's writ of 16 April, in the same year, here set out, to divide the manor into two equal parts, and to deliver one part to Alan de Cherleton and Ellen his wife, as Ellen's purparty (*as at page 281, above*). [The extent was made] by the oath of John de Chetyndone, Adam de Henedene, Walter le Chamberleyn, Ralph de Segham, John Schorteked, John de Henedene, Walter atte Berne, Ralph de Radburne, clerk, Martin de Spayne, Adam the smith, Jordan Aynguel, and William Caley, jurors, who say that there is a manor built at Great Gatesdene, whose buildings are worth nothing yearly beyond reprises, and within the enclosure of the manor are a dovecot, worth 3s. 4d. yearly, and a garden, containing  $3\frac{1}{2}$  acres and a rood of land, whose fruit and herbage is worth 4s. yearly, and two vacant plots under the court, containing a rood of land, worth 4d. yearly. There are also there in a *cultura* called 'Le Halvehede' and in the park  $59\frac{1}{2}$  acres of arable land, worth 19s. 10d. yearly, price of an acre 4d. There are also there in divers foreign *culture* 171 acres and  $1\frac{1}{2}$  rood of arable land, worth 42s. 10d. yearly, price of an acre 3d. and half a farthing being wanting on the whole. There are also there 59 acres of mowable meadow, worth 73s. 9d. yearly, price of an acre 15d. and not more, because they are reedy and swampy (*juncos' et undos'*). There are also there 12 acres of several pasture, worth 6s. yearly, each acre 6d. There are also there 101 acres and a rood of wood by the smaller hundred, whose underwood is of no value, but the pasture and pannage is worth 5s. 4d. yearly. There are also there 10 free tenants, who render yearly 4l. 11s.  $10\frac{3}{4}$ d. of rent of assize, and two capons, value 5d., and  $1\frac{1}{2}$  lbs. of cumin, worth  $2\frac{1}{4}$ d. There are also there 91 customary tenants, whose boon-works and customs with tallages are worth yearly 19l. 14s.  $1\frac{7}{8}$ d., in addition to 111s.  $11\frac{1}{2}$ d. that Adam Tyeys receives yearly for his life from eighteen of the above customary tenants. Also the pleas and perquisites of the court with one view of frankpledge there are worth yearly 60s. They also say that the manor is held of the earl of Lincoln by the service of one pair of gloves furred with grey (*gris'*) yearly. Total of the manor according to its true value at present: 35l. 2s.  $0\frac{5}{8}$ d.; whence there ought to be repaid to the homage yearly, of old custom, 16d. for La Hullelond in the lord's hands.

Of which there are delivered to Alan de Cherleton and Ellen his wife a moiety of the manor as her purparty, according to the form of the king's writ, as appears by the following parcels: a part of the inner court on the south, containing in length 17 perches on both sides, and in breadth at the eastern end  $9\frac{1}{2}$  perches, and at the western end 2 perches, by metes and bounds there placed, with a chamber and cellar at the head of the hall on the south, and with the barn, dovecote, kitchen, bakehouse, and other houses within the bounds, and with a part of the garden adjoining on the south, containing  $1\frac{1}{2}$  acres,  $1\frac{1}{2}$  roods, and 6 perches, which is extended to 2s. yearly; and a small plot near the churchyard on the east, called 'Le Schepecotewyk,' extended to 2d. yearly. And this part shall have its postern from its court to the outer court of the other part, and a way to the church to the high postern, which it shall cause to be made to the church for its easement. And this part shall receive 10s. yearly from the party that shall hold the other part, in compensation for the defects of the plot (*plac'*) of the court and of the houses falling to this part, which (*qui*) [are] assigned to this part of the rents of the villeins. And the dovecote aforesaid is extended to 3s. 4d. yearly. There are delivered to Alan and Ellen 32 acres and 5 perches of arable land in the *cultura* called 'La Halvehede' and park (*pc'*), and an acre is worth 4d. yearly. There are delivered to them in divers other outer *culture*  $85\frac{1}{2}$  acres and  $\frac{3}{4}$  rood of arable land, worth 3d. an acre yearly. There are also delivered  $29\frac{1}{2}$  acres of mowable meadow, worth 15d. an acre yearly and not more, because it is rushy and swampy.



1325.

*Membrane 4—cont.*

There are also delivered 6 acres of several pasture, worth 6*d.* an acre yearly; and 50½ acres and half a rood of wood in the park of the wood of La Hoo, the wood of La Hegges, and the wood of Bisshopeswode, the underwood whereof is worth nothing, but the pasture and pannage thereof is worth 12*d.* yearly. There are also delivered to them the rents and services of Walter le Chaumburleyn, John de la Haye, Adam de Henedene, John Bonenoye, Peter le Keu, and John le Porter, free tenants, with 8½*d.* only from Martin de Spayne, a free tenant of the other part, which are worth yearly 46*s.* 2½*d.* There are also delivered to them the rents and services, customs and boonworks of Robert Baron, the elder, William Chauncyler, John Leger, Robert Bonball, Roger Erchibaut, Matilda Penystromg, Gilbert Marler, Alice le Carter, Adam Erchibaut, Thomas Odiene, John Baron, John le Reve, John Robert, John Hurnel, John Barcyn, John le Vouch, John le Keu, William Couper, John Hogeman, John Bacon, William Mody, Isabella la Budel, Andrew de Wydymer, Nicholas the smith, Laurence Cagg, John the smith, Agnes la Keu, William the smith, John Chapman, the elder, John Pertrych, Roger Porterose, John Aleyn, John Hullyng, William Porterose, John Tollyng, Albred' Jovianes, Matilda the smith le Frenche, villeins, which are worth 10*l.* 7*s.* 0½*d.* : whereof the other part shall receive 3*d.* yearly only from the aforesaid William le Couper. In which sum aforesaid 10*s.* are allowed to Alan and Ellen in recompence for the defects of the plot of the court and of the houses. There are also delivered to them of a certain fine of 15*s.* yearly at the view of frank-pledge there 7*s.* 6*d.* for their part, together with all profits and pleas of court of all the free tenants and villeins delivered to their part.

And there are assigned to the other part in the king's hands the outer court with the outer gate, barn, and other houses in the court, together with the whole hall and the chamber joining the same on the north, with the inner part towards the hall, with the inner part of the court to the wall of the chamber joining the door of the same hall, and with the part of the garden on the north, which part contains 1½ acres, 1 rood, and 6 perches, of the yearly value of 2*s.*, with a little plot at the back of the barn, of the yearly value of 2*d.* There are also assigned to this part 27½ acres of arable land in the *cultura* of La Halvehede and of the park (*et de pertic'*), worth 4*d.* yearly, and in other outer *culture* 85½ acres and ¾ rood of arable land marked by bounds, worth 3*d.* an acre yearly. There are also assigned 29½ acres of mowable meadow, worth 15*d.* an acre yearly, and not more, because it is rushy and swampy (*juncos' et undos'*). There are also assigned 6 acres of several pasture, worth 6*d.* an acre yearly. There are also assigned 50½ acres and half a rood of wood lying in the park of the wood of La Hoo, and in the woods of La Hegges and Le Bisschopswod, whereof the underwood is of no value, but the pannage with the pasture thereof is worth 5*s.* 4*d.* yearly. There are also assigned to the same part the rents and services of John Schortewode, Walter atte Berne, Martin de Spayne, and Ralph de Segham, free tenants, which are worth 46*s.* 11½*d.* yearly, whereof there are assigned to the other part 8½*d.* yearly only to be received from Martin de Spayne. There are also assigned to the same part the rents, services, and works of John de Hodynale, Geoffrey de Wydimere, Roger de Wydimere, John atte Herne, the younger, Roger le Hayward, John son of Robert le Baron, the elder, Richard Toly, William de Bramptemer', John atte Hacche, the elder, Robert de Bramptemer, Robert Fynch, John atte Herne, the elder, Simon Bradenynne, Adam le Schepeharde, John son of William, Richard le Baron, John le Barde, John Jordan, John Austin, the elder, Richard the smith, Robert le Baron, the younger, Robert Cobat, Walter le Chaumburleyn, William Penystromg, John le Halte, the younger, Adam Aylrych, John de Segham, Henry Bygge, Roger Toly, Richard le Chaumburleyn, Katherine atte Herne, Christina



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*Membrane 4—cont.*

atte Herne, John le Chapman, the younger, Agnes atte Hacche, Alice Jordan, Agnes Austyn, John atte Hacche, the younger, John Austin, the younger, Jordan Ayngnel, John Wyard, Thomas de Compeden, Henry Trenchileu, John le Wyte, Robert Fynch, Florence de (*sic*) Lavendor, and William le Halte, bondmen, which are worth 9*l.* 17*s.* 0*½d.*, and not more, because 10*s.* yearly are assigned to Alan de Cherleton and Ellen his wife in compensation for the defects of the plot of the court and of the houses assigned to their purparty in the rents and services of their bondmen, which exceed this purparty to that amount. There are also assigned to this part 3*d.* of yearly rent only from William le Couper, bondman of the said Alan and Ellen. There are also assigned to this part of a certain fine of 15*s.* yearly at the view of frankpledge there 7*s.* 6*d.* in their purparty, together with all profits and perquisites of court of all the free tenants and bondmen assigned to this part. Also the rent of 11*l.* 11*½d.*, which Adam Tyeys receives yearly for the term of his life by the hands of seventeen of the aforesaid 91 customary tenants of the manor, and which ought to revert to the manor after his death, is not contained in this partition. Also there is assigned to each part their way with free ingress and egress to all the lands and tenements contained in this partition in the accustomed places. In witness whereof the escheator has put his seal to the present extent and partition.

*MEMBRANE 3.*

June 18.  
Eltham.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Petronilla, late the wife of John de Benestede, tenant in chief, the following of his knight's fees, which the king has assigned to her in dower: a fee in Brittrischeston, co. Devon, which Thomas de Brittrischeston holds, of the yearly value of 100*s.*; a fee in Blachesworthi, in the same county, which Richard de Hywyssh and John de Asshel holds, of the yearly value of 100*s.*; a moiety of a fee in Wycroft, in the same county, which Joan, late the wife of Richard de Teyngmuth, holds, of the yearly value of 40*s.* The king has also assigned to her a fee in Chivesfeld, co. Hertford, which John de Blunvill holds, of the yearly value of 100*s.*; 1*½* fees in Watton, in the same county, which Philip de Pelitoft holds, of the yearly value of 7*l.* 10*s.* 0*d.*; a quarter of a fee in Boxen and Hordesdon, in the same county, which Alexander le Chaumberleyn holds, of the yearly value of 25*s.*; a quarter of a fee in the same towns, which John de Brokesbourn holds, of the yearly value of 25*s.*; a quarter of a fee in the same towns, which John de Langeton holds, of the yearly value of 25*s.*; and a quarter of a fee in the same towns, which Ralph de Foxton and Margery his wife hold as of Margery's inheritance, of the yearly value of 25*s.*

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the aforesaid Petronilla the said fees in co. Hertford.

To the same. Order to deliver to the aforesaid Petronilla the advowson of the church of Benyngton, co. Hertford, of the yearly value of 10*l.*, which the king has assigned to her as dower of her husband's advowsons of churches.

June 18.  
Eltham.

To Philip de Hardeshull, keeper of the forfeited lands in co. Berks. Order to deliver to William de Oston a meadow and adjoining pightel (*pica*) in Oston Robert, to be held by him at the king's pleasure, in recompence for the rent of 10 marks mentioned below, as the king learns by inquisition taken by John Loveday and John de Benham, that the said

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*Membrane 3—cont.*

William, at the Purification, in the 8th year of the king's reign, granted the meadow and pightel to John de la Beche and Isabella his wife for their lives, rendering therefor to him a rose at Christmas yearly for ten years following the grant, and 10s. yearly after that time, and that the said term of ten years expired at the Purification last, and that the meadow and pightel were taken into the king's hands with other lands of John de la Beche upon his forfeiture, and for no other reason, and that the meadow and pightel are parcels of the manor of Oston Robert, which William holds of Walter de Evereys, and that they are worth yearly in all issues 24s., and that William never made any other estate thereof to John and Isabella than is contained in the deed, and it appears by the deed indented, exhibited before the king in chancery, that the delivery and grant aforesaid were made in form aforesaid, and it appears by a certificate returned into chancery by John de Weston, constable of the Tower, whom the king ordered to examine the aforesaid John, who is in his custody, concerning the premises, that the said John, upon being examined by the constable, said that he had no other estate than as aforesaid in the meadow and pightel, and that the aforesaid ten years expired at the Purification last, and that he received no other estate from William in the said rent of 10 marks.

By C.

June 20.  
Eltham.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to distrain Humphrey de Bassyngburn whilst he is in the king's service for homage for the manor of Abyndon, and to release any distress that he may have levied in this behalf, taking from him security to come to the king to do homage so soon as he shall return to England, and not to intermeddle further with the said manor, and to restore the issues thereof to Humphrey, as the escheator has certified that he has taken the manor, which is held of the king by knight service, into the king's hands by virtue of his office because Mary, late the wife of Humphrey de Bassyngburn, deceased, held the manor for her life as of the inheritance of Humphrey de Bassyngburn, son and heir of the said Humphrey, and was jointly enfeoffed thereof with her husband, until the heir should do homage and fealty therefor, and it appears by the late king's rolls of chancery that the late king took the homage of Humphrey for the said manor and for other lands that his father held of the late king in chief at his death, and Humphrey the heir, who is in Gascony in the king's service, has prayed the king to respite his homage for the manor aforesaid until his return to England.

June 26.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Lek, keeper of the castle and honour of Tuttebury, and of other forfeited lands in cos. Stafford and Derby, to have allowance in his account for such wages and fees for the custodies of the castle, honour, manors, chaces, parks, stock, and lands within his bailiwick as have been allowed usually to other keepers heretofore.

July 22.  
Westminster.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order not to intermeddle further with the manors of Neweton and Leybourn, co. Kent, which he has taken into the king's hands with the other lands that John de Hastings, late lord of Bergeveny, held in chief of the king, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the said John and Juliana his wife held the manor of Neweton jointly on the day of John's death, to them and the heirs male of their bodies, of the grant of Geoffrey de Lucy, and that John held on the said day the manor of Leybourn as of the right and inheritance of the said Juliana, daughter and heiress of Thomas de Leybourn, which manor William de Leybourn, father of Thomas, formerly granted by charter to Thomas and Alice his wife and to Thomas's heirs, and



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*Membrane 3—cont.*

that the manor of Neweton is held of the king in 'gavelkynde' as of the hundred of Middelton, in the king's hands, by the service of 3s., and of the abbot of St. Augustine's Canterbury, and of other lords by divers services, and that the manor of Leybourn is held of Robert del Isle by knight service, and it appears by the said charter, exhibited in chancery, that William granted the manor of Leybourn to Thomas and Alice, and by the charter that the said Geoffrey made to John and Juliana, likewise exhibited in chancery, that Geoffrey granted the manor of Neweton to John and Juliana in form aforesaid.

To Robert de Stoke, late keeper of certain forfeited lands in co. Warwick. Order to deliver to William de Kaynes his goods and chattels in the keeper's custody, the king having, on 3 April, in the 15th year of his reign, ordered the sheriff of Warwick to restore to William his lands, goods, and chattels, which had been taken into the king's hands because William did not come in the king's service, as William found a man-at-arms who then stayed in the king's service at William's cost, and the sheriff did nothing in the matter, wherefore the king afterwards ordered him to deliver to William his lands, goods, and chattels, together with the issues received therefrom from the aforesaid 3 April, or to signify the king why he would not or could not execute his order, and the sheriff has returned that the lands and other goods were delivered to the said Robert when he was keeper there, and that the goods and chattels are still in Robert's possession. [*Parl. Writs.*]

July 1. To Ralph de Camoys, constable of Wyndesore castle, or to him who supplies his place there. Order to cause the abbot of Westminster to have eight bucks on the eve of St. Peter ad Vincula next in the forest of Wyndesore, to be taken and carried to Westminster by the constable at the king's expence, in accordance with the charter of Henry III., who granted to the abbot eight bucks yearly, to be taken as above by the constable of Wyndesore, and to be carried to Westminster on the said eve, so that they who carried the venison thither should do yearly two (*meneyas*) before the great altar of St. Peter at Westminster, which charter the king has inspected.

June 28. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of Richard de Harynton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Richard held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

June 27. To the treasurer and chamberlains. Order to cause Richard son of Giles de Playz, kinsman of Ralph son of Richard de Plaiz, to be discharged of the scutage that they are exacting from him for the lands of the said Ralph for the armies of Scotland of the 5th and 10th years of the late king's reign, as it was found by an inquisition concerning the lands of Richard de Plaiz, tenant in chief of Henry III., taken by John le Moygne, escheator of the said king, that Ralph, son of the said Richard, was his next heir, and was aged three years on the eve of the Decollation of St. John the Baptist, 53 Henry III., on which day Richard's lands upon his death were taken into the said king's hands, and it appears by the late king's rolls of chancery that Ralph died in the 11th year of his reign, the lands thus being in the late king's hands at the times of the said armies by reason of Ralph's minority.

June 26. To William de Tatham and William Laurence, keepers of forfeited lands in co. Lancaster. Order to pay to William de Etheliswyk the arrears of his maintenance, robes, and 4s. 6d. yearly as below, from the time when the tenements specified below came to the king's hands, and to pay him the same yearly henceforth, as it is found by an inquisition taken by Gilbert de



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*Membrane 3—cont.*

Singilton and John de Lancastria, that the said William enfeoffed Thomas de Sengleton and Joan his wife of 3 messuages, a mill, and two bovates of land in Etheliswyk, to them and the heirs of Thomas, on condition that they should find him for life suitable maintenance in food and clothing, such as the freemen in their household received, to wit a robe yearly at Christmas of the suit of their free servants, and that they should pay him yearly 4s. 6d. for shoelather at Michaelmas, and that William was peacefully seised of such maintenance during the life of Thomas, and, after his death, during the life of Joan, and that after the death of Thomas and Joan, and of Joan sister and heiress of Thomas, and of William son and heir of the said Joan, the tenements descended to Adam son of William Banastre, kinsman and heir of the said Thomas, and that the tenements came to the hands of Thomas, late earl of Lancaster, in name of wardship by reason of Adam's minority, because the aforesaid Thomas held them of the earl by knight service, and that they afterwards came to the king's hands, in whose hands they now are, and that William was seised of the maintenance aforesaid from the time of the feoffment by the hands of the tenants of the said tenements without change of his estate until they came to the king's hands as is aforesaid.

*MEMBRANE 2.*

June 14. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Whereas the king, on 4 June, in the 12th year of his reign, ordered Richard de Clare, then escheator this side Trent, not to intermeddle further with the lands of Richard de Venuz, and to restore the issues thereof, because it was found by an inquisition taken by the said escheator that Richard held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king, and John de Venuz, hiding the truth (*tacita veritate*), has maliciously sued out anew in chancery a writ for taking the said lands into the king's hands by reason of the said death as if they had not been previously taken into the king's hands, to the damage of the tenants of the said lands, who have besought the king to supply a remedy: the king therefore orders the escheator to supersede entirely the execution of the said writ, and not to intermeddle further with the said lands if he have taken them into the king's hands by reason of the said death, and to restore the issues thereof.

June 8. To the sheriff of Northampton. Order to cause a verderer for the forest  
Bisham. of Rokyngham to be elected in place of John de Sancto Mauro, who is incapacitated by infirmity.

June 8. To the sheriffs of London. Order to release Peter Turgis and Geoffrey  
Chippenham. Mustard of Rasen, who are imprisoned in Neugate by the king's order because they prosecuted provocations, citations, and appeals against John de Amwell, whom the king lately presented to the church of West Rasen, in prejudice of the crown and against the king's prohibition, upon their finding mainpernors to have them before the king to answer to him when he will speak against them.

By K.

June 11. To the treasurer and barons of the exchequer. Order not to charge the  
Westminster. prior of Kaermerdyn, whom the king appointed chamberlain of South Wales on 11 September, in the 13th year of his reign, with the issues of the castle and town of Droslan and Cantredemaure in Wales, and to cause him to be acquitted thereof, as the king, on 18 November, in the 12th year of his reign, granted the castle, town, and cantred to Hugh le Despenser, the younger, for life, in satisfaction for 600 marks that he ought to receive yearly for his stay in the king's service, until the king should cause 600 marks of land yearly to be assigned to him for life, with provision that Hugh should answer to the exchequer of Kaermerdyn for any excess of value over



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*Membrane 2—cont.*

500 marks yearly, and that the king would cause him to be satisfied in other lands for what was short of that sum yearly.

June 18.  
Eltham.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to cause Thomas de Multon, brother and heir of Edmund son of John de Multon of Kirketon-in-Holand, to have seisin of his brother's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [7138.]

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Like order in favour of the said Thomas, who has proved his age before the aforesaid Matthew. By the same writ.

June 18.  
Eltham.

To the treasurer and barons of the exchequer. Order to cause all the weights for weighing tin in co. Cornwall that are insufficient to be made to agree with the standard of London, and to cause them to be sent to those parts and put into use, as the king learns by inquisition taken by Henry de Campo Arnulphi and Stephen de Haccombe that the weights for weighing tin made in the time of Richard, sometime king of Almain and earl of Cornwall, agreed with the standard of London, and that they are now broken, deteriorated, and diminished by reason of their age, and by their frequent carriage from town to town to weigh the said tin, and by their frequent use, and also by a certain falsification that William de Monketon, formerly sheriff of Cornwall and warden of the stannary in that county under Edmund, sometime earl of Cornwall, and Benedict Reneward, then receiver of the said earl, made in the weights by breaking them and making them less, whereof they were convicted before the said earl at the suit of the community of that county, when they were punished by a grievous ransom, and that from that time to this the kings and earls have used those false weights, and that all the weights appointed for the weight of tin are insufficient for these reasons, and that they all need new making, and that it is not known what and how many weights there used to be before the time of the king of Almain, nor what of one weight and what of another, nor of what weights except the standard of London, but from the time of the said king until now there were there nine weights, to wit two weights of 200 lbs. each, a third weight of 100 lbs., a fourth and a fifth weight of 50 lbs. each, a sixth of 32 lbs., a seventh of 16 lbs., an eighth of 8 lbs., and a ninth of 4 lbs., and that these weights used to agree with the standard of London, and that they are now smaller than they used to be, but it is not known how much, and that all the kings and earls up to this time were wont to make weights anew at their expence when the aforesaid weights were insufficient, and that it pertains to the king to make such weights anew when they are insufficient, and that the king can cause them to be made anew without injury to the liberties granted by him and his progenitors to the tinworkers (*stagnatoribus*). By C.

June 1.  
Westminster.

To Hugh le Despenser, the younger, keeper of the castle, town, and barton of Bristol, or to him who supplies his place. Order to cause the houses, gates, bridges, walls, towers, engines, mills, pools, and buildings within the castle, town, and barton to be repaired with all speed by the view and testimony of Roger atte Mille and Edward the carpenter, and to cause the castle aforesaid to be provided with victuals, arms, men, and other necessities by the view and testimony of Roger and Edward, out of the ferm of the castle. By K.

June 26.  
Eltham.

To the keeper of certain forfeited lands in co. Wilts. Order to deliver to Elizabeth, late the wife of Simon de Chaumberleyn, the manor of Couueleston and the issues thereof from 2 April last, as the king learns by inquisition taken by Robert de H[unger]forde and Robert de Aston that Walter de Bello Campo and Alice his wife, in the 26th year of the late king's reign, granted the manor to the said Simon and Elizabeth for their lives, in



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*Membrane 2—cont.*

exchange for the manor of Mutton, which Simon granted to Walter and Alice, to them and the heirs of Walter, and that Simon and Elizabeth were seised of the said manor of Couueleston by virtue of such exchange and grant, and continued their seisin thereof until it was taken into the king's hands because Simon adhered to Maurice de Berkeleye, the elder, in his rebellion, and that it is in the king's hands for this reason and for no other, and that Elizabeth has not released her right therein to anyone, and has not changed her estate in any way, and that the manor is held of the aforesaid Alice by the service of rendering a rose at Midsummer for all service, and that Alice holds the manor of the earl of Her[eford] by the service of a quarter of a knight's fee for all service, and that it is worth 12*l.* yearly in all issues, and the king learns by the certificate of the sheriff of Gloucester that Simon was taken and imprisoned in Gloucester castle because he adhered to the aforesaid Maurice and for no other cause, and that he was not convicted of any other felony, and that he died in prison on 2 April last, and was aged 60 years on the day of his death.

June 22.  
El[tham.]

To Richard le Waite, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Faccoumbe, co. Southampton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Stephen Baret, parson of the church of Bryngwyn, lately granted by the king's licence to Robert de Ponchardoun and Agnes his wife the said manor, which is held of the king in chief, to have to them and the heirs of Robert, and that Robert and Agnes were seised thereof by virtue of that gift and continued their seisin thereof until Robert's death, the escheator having taken it into the king's hands by reason of Robert's death.

To the same. Like order concerning the manor of Stanford, co. Berks, as the king learns by inquisition taken by the escheator that the aforesaid Robert and Agnes held that manor in free marriage on the day of Robert's death of the grant of Oliver de Punchardon, and that the manor is held of the heirs of John de Somery, late lord of Duddele, by the service of a third of a knight's fee and of suit at two views at the manor of Bradefeld yearly.

—————  
To the treasurer and barons of the exchequer. Order to discharge John Pecche—to whom the king, on 6 November, in the 15th year of his reign, committed the custody of the castle and town of Warrewyk, which belonged to Guy de Bello Campo, late earl of Warwick, tenant in chief, and which were in the king's hands by reason of the minority of Thomas, son and heir of the said Guy—of the issues of the Templars' lands delivered by him to the prior and brethren of the Hospital of St. John of Jerusalem in England, as the king, on 26 May, in the 17th year of his reign, caused the Templars' possessions to be delivered to the said prior and brethren by the sheriffs of England, and John has shewn the king that, although the sheriff of Warwick caused divers of the Templars' lands that the earl had entered as lord of the fees after the adnullation of the order, and which were in John's custody after his death, to be seised into the king's hands and delivered to the prior and brethren, the treasurer and barons are endeavouring to charge him with the issues of the said lands from the time when they were thus taken into the king's hands by the sheriff, and he has prayed the king to provide a remedy.

June 26.  
Eltham.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the lands of Thomas de Lasceles, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.



1325.

*Membrane 2—cont.*

June 24. To the sheriff of Cornwall. Order to cause a coroner for that county to  
Eltham. be elected in place of Nicholas de Ferariis, deceased.

June 22. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rut-  
Eltham. land. Order not to intermeddle further with the lands of Nicholas le  
Latymer, deceased, and to restore the issues thereof, as the king learns by  
inquisition taken by the escheator that Nicholas held no lands in chief at  
his death by reason whereof the custody of his lands ought to pertain to the  
king.

The like to Richard le Waite, escheator in cos. Wilts, Southampton,  
Oxford, Berks, Bedford, and Buckingham.

The like to John de Bolyngbrok, escheator in cos. Warwick, Leicester,  
Nottingham, Derby, and Lancaster.

July 2. To the sheriff of Southampton. Order to expend up to 40*l.* in repairing  
Westminster. the houses within Winchester castle, by the view and testimony of Walter  
Wodelok and Robert de Warham. By bill of the treasurer.

*MEMBRANE 1.*

June 28. To the treasurer and barons of the exchequer. Order to cause allowance  
Westminster. to be made to Matthew de C[r]authorn, sheriff of Devon, for 44*l.*, which he  
has paid to the masters and mariners of certain ships by virtue of the order  
of W. bishop of Exeter, the treasurer, to pay 100*s.* to the ships capable of  
carrying 100 tuns of wine appointed within the sheriff's bailiwick for the  
passage of the king and his men to the duchy of Aquitaine, as well for the  
more speedy preparation of their gear and tackle as for their expenses in  
coming to Portesmouth, where the king, on 23 December last, ordered the  
treasurer by letters of privy seal to cause the fleet ordained for the above  
passage to be eight days before Lent last, and to pay more or less to the  
other ships of greater or less burthen (*cariagium*).

By bill of the treasurer.

J[une] 29. Jo John Everard, escheator in cos. Cornwall, Devon, Somerset and  
Westminster. Dorset. Order not to intermeddle further with the lands of Alice, late the  
wife of John Dauneye, in Brodewyndesore, co. Dorset, and to restore the  
issues thereof, as the escheator has certified that he took the said lands into  
the king's hands because she married John Everard, son of Ed. Everard,  
without the king's licence, and that she held the lands in chief of her own  
inheritance, and that she is aged 50 years, and that she does not hold in  
dower any lands that belonged to her late husband.

July 2. To the sheriff of Lancaster. Order to cause a verderer for the forest of  
Westminster. Aumondernesse to be elected in place of Roger de Etheleston, as the king  
learns by the testimony of Henry le Scrop, justice of the Forest beyond  
Trent, that Roger is insufficiently qualified, wherefore he has caused him  
to be amoved from office.

To the same. Like order to cause two verderers for the forest of  
Derbshire to be elected in the places of Robert Byroun and Ralph de  
Holand of Hale, deceased.

To the same. Like order to cause two verderers for the forest of Lones-  
dale to be elected in place of Roger de Slene of Cancefeld, and John —, as  
the king learns that they are insufficiently qualified.

July 2. To the sheriff of Salop. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Warenne, whom the king has amoved from office  
for insufficient qualification.

*Vacated because otherwise below.*

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*Membrane 1—cont.*

To the same. Order to cause a coroner to be elected in place of John le (*sic*) Warenne of Ightefeld, who is insufficiently qualified.

July 5. To the sheriff of York. Order to deliver Richard de Gerlethorp from  
Westminster. prison in his bailiwick, and to cause him to be delivered to the sheriff of Lincoln, to be conducted by him back to the cathedral church of Lincoln, to stay therein in the same state as he was in before he was taken away therefrom, as H. bishop of Lincoln has signified to the king by his letters patent that Richard, who had fled for sanctuary to the said church as conscious of divers crimes wherewith he was charged maliciously, was taken out of the church by armed force by certain men, and was carried by them to Seleby, co. York, and there delivered to prison, wherein he is still detained. The king has ordered the sheriff of Lincoln to receive Richard from the sheriff of York.

Mandate in pursuance to the sheriff of Lincoln.

June 30. Jo John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands of William Saffray, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief by reason whereof the custody of his lands ought to pertain to the king.

July 4. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order to cause Thomas ap Adam, son and heir of John ap Adam, to have seisin of his father's lands, as the king has taken his homage and fealty, it being testified before him by trustworthy men that Thomas is of full age. By p.s. [7144.]

To Richard de Ellesfeld, king's clerk. Order to deliver to Richard de Tysshbury, king's clerk, as dean in the king's free chapel of St. Martin le Grand, London, all the goods of the said deanery, together with the books, ornaments, and other things pertaining thereto in the custody of the said Richard de Ellesfeld, as the king lately, upon learning from the complaints of divers men that there were many defects in the free chapel in the ornaments, books, and other things pertaining to the same, and that the officers and other ministers of the chapel neglected to officiate in the chapel and to do and exercise what was incumbent upon them, appointed by letters patent Walter, bishop of Exeter, then his treasurer, and Master Robert de Baldok, archdeacon of Middlesex, his chancellor, to visit the chapel and the said Richard de Ellesfeld, then dean of the chapel, and the canons residentiary, vicars, and other ministers and officers of the same, and to inform themselves by inquisition to be taken by the oath of men of the city and by examination concerning the defects and excesses aforesaid, and to punish all those whom they should find guilty in the premises as ought to be done according to the ordinations and statutes of the chapel and otherwise reasonably, and to certify the king of their proceedings, and the bishop and chancellor in their visitation aforesaid found certain things against the said Richard de Ellesfeld, by reason whereof Richard ought to be amoved from the deanery, wherefore the king has caused the deanery to be conferred by his letters patent upon the said Richard de Tysshbury, and has ordered the sheriffs of London to induct him into corporal possession of the deanery with its rights and appurtenances.

July 6. To the sheriff of Essex. Order to deliver John Porchet from the prison  
Westminster. wherein he is detained, and to take him back to the church of All Saints, Colchester, as S. bishop of London has signified to the king by his letters patent that John, who had fled from prison in Colchester castle to the said church for sanctuary, and had stayed in the church for some time, was violently dragged out of the church by certain men and taken back to the said prison.



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*Membrane 1—cont.*

July 6. Westminster. To Robert Power, chamberlain of North Wales. Order to survey the king's boat at Beaumareis ordained for the passage over the water there, and to cause it to be repaired if it can be repaired, and if it be too old to be repaired, to cause another suitable boat to be bought, as the king is given to understand that the boat is so damaged and broken that it will no longer serve for the passage, so that the men of Beaumareis, who receive 30s. for the passage and who answer for the same at the exchequer of Karnarvan yearly, will be unable to receive the said profit unless another boat be provided for them. By K.

To the same. Like order concerning the king's boat at Aberconewey for the passage over the water there, from which the men of that town receive 8 marks. By K.

To the sheriff of Warwick. Order to cause John Hastank to have seisin of 12 acres of wood in Haseley and Norton, as the king learns by inquisition taken by the sheriff that the said land, which Juliana Murdak, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Juliana held it of the said John, and that William de Nevill, late sheriff of Warwick, has had the king's year and day thereof.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order not to intermeddle further with a messuage of the abbot of King's Beaulieu in Suthwerk, and to restore the issues thereof to the abbot and convent, as the escheator has returned that he took the messuage into the king's hands because he found by an inquisition that the abbot and convent acquired it from William de Saham in the third year of the late king's reign, without the late king's licence, and that William held the messuage of the prior of Be[r]mundeseye by the service of 2s. 6d. yearly for all service.

July 5. Westminster. To the chamberlain of Caernarvan. Order to supersede until otherwise ordered the demand upon the king's villeins of the manor of Penros, in the county of Anglesey, for 21*l.* 7*s.* 0½*d.* by reason of an error in the extent of the manor, as the king lately sent to John de Grey, justice of North Wales, the petition of his villeins of the said manor concerning an unjust exaction from them by reason of a burdensome and unreasonable extent of the manor, and ordered him to examine the petition and the indorsement, and to take information concerning the same, and to certify the king concerning the same, and he has signified to the king that he found that all the lands held by the king's villeins in Penros in the late king's time were extended, after his conquest of Wales, at 48*l.* 9*s.* 1¾*d.*, and that there was an error in the extent amounting to 21*l.* 7*s.* 0½*d.*, as appears by examination of the sheriffs, bailiffs, and other ministers of those parts and by examination of the memoranda of William de Sutton, late justice of those parts, and also that neither the king nor his father have hitherto received the said sum of 21*l.* 7*s.* 0½*d.* from the time of the said conquest.

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*MEMBRANE 39d.*

July 9. Porchester. William de Pannethorne acknowledges that he owes to William de Pecham, parson of Terryng church, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

William Wafre of Reccouth in Ireland acknowledges that he owes to Hugh le Despenser, earl of Winchester, 10,000 marks; to be levied, in default of payment, of his lands and chattels in England and Ireland.

William, abbot of Waverle, acknowledges, for himself and convent, that he owes to Master Walter de Barton and Master Richard de Aulton 124*l.*;

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*Membrane 39d—cont.*

to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in cos. Surrey and Southampton.

*Cancelled on payment.*

Robert Litelbode of Brunne acknowledges that he owes to the prior of Barnewell 60 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

July 11.  
Porchester.

John de Evesham, clerk, came before the king, on Wednesday after the Translation of St. Thomas, and sought to replevy to the prioress of Davynton her land in Davynton, which was taken into the king's hands for her default before the justices of the Bench against the master of the hospital of Ospringe. This is signified to the justices.

July 24.  
Porchester.

Richard Dastak of London, 'blader,' acknowledges that he owes to John de Hegham of London, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John de Hegham of London, clerk of chancery, acknowledges that he owes to Richard Kymberle of Cambridge 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Thomas de Gurnay, knight, and Robert de Wodehous, clerk, acknowledge that they owe to Master Roger de Clisseby, clerk, 12 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Dorset.

*Cancelled on payment, acknowledged by Robert de Barton, attorney of Roger.*

Bartholomew son of Gilbert de Tityng, executor of the will of John de Aune, Ralph de Mallyng' and Joan his wife, executrix of the said will, put in their places John le Gardener to prosecute a recognisance for 100*l.* made to Bartholomew in chancery by John de Sancto Johanne of Basing'.—Master Henry de Clif received the attornment.

*Memorandum*, that Sir Hugh le Despenser, the elder, on 1 August, 18 Edward II., the king being at Guldeford, acknowledged in chancery there before Master Robert de Baldok, archdeacon of Middlesex, the chancellor, that he had been fully satisfied for the 500 marks that Edmund de Malo Iacu, Walter de Norwico, and Peter de Colyngburn acknowledged that they owed to him on 30 December, in the 5th year of the reign, and he wished and prayed that the recognisance should be cancelled and annulled.

Aug. 3.  
Guildford.

Peter son of James de Norton acknowledges that he owes to James de Norton, knight, of co. Southampton, 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Wilts, Dorset, Bedford, and Northampton.

Aug. 7.  
Guildford.

Thomas son of William Gerberd of Northchardeford acknowledges that he owes to Ingelram Berenger 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Southampton.

*MEMBRANE 38d.*

July 9.  
Porchester.

Master Richard Abel acknowledges that he owes to Hugh le Despenser, earl of Winchester, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.



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*Membrane 38d—cont.*

Thomas Spriggy of Munesle acknowledges that he owes to William son of John de Kymburle 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Brother William, abbot of Waverle, acknowledges, for himself and convent, that he owes to Bartholomew de Rycho and Anthony Molocelli of Genoa 270*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

Richard Wastepayn of Migham acknowledges that he owes to Master Elias de Sancto Albano 200 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Henry Huse, Ralph Saunzavoir, Nicholas Gentyll, Robert de Norton, knights, Luke de Vienne, Robert de Estdene, William le Taverner, John Wyn, John Romyn, John Taverner, Walter atte Lithe of co. Sussex, William de Hoyville, and John le Botiller of co. Southampton mainperned Roger de Bavent, knight, that he will be ready at the king's orders when the king will cause him to be summoned. [*Parl. Writs.*]

July 16. To Hugh le Despenser, earl of Winchester, keeper of the Forest this side  
Porchester. Trent. Order to cause the wood of Suthwode, which is within the bounds of the forest of Claryndon and which was taken into the king's hands for a trespass of vert committed by John le Englays therein, to be replevied to the said John if it be repleviable according to the assize of the Forest.

July 29. John de Yerdhill acknowledges that he owes to John de Carleton, clerk,  
Witley. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*MEMBRANE 37d.*

Aug. 7. Thomas de Tochwich acknowledges that he owes to William son of  
Guildford. Arnald de Churchewavere 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Aug. 6. To the sheriff of York. Order to cause proclamation to be made in his  
Guildford. county [court] that those who wish to have respite during the king's pleasure for becoming knights by making fine with the king shall come to the king before Michaelmas next, to make such fine with him, notwithstanding his late order to the sheriff to cause proclamation to be made that those who have 40*l.* of land or rent yearly, or a whole knight's fee of that value, and who have held them for three years, shall become knights before Michaelmas next, or at that feast at the latest. By K.  
[*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 10. Richard de Kymberle of Cambridge acknowledges that he owes to  
Henley. Richard Dastak of London, 'blader,' 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. York, Kent, and Surrey.

*Memorandum*, that Master Robert de Baldok, archdeacon of Middlesex and chancellor of England, being licenced by the king to return to his home and to stay there for a certain time for recreation, delivered to the king the great seal in the forest of Wyndesore, where the king was for the sake of hunting, on 8 August, and the king delivered the seal the same day by his own hands to William de Ayremynne, keeper of his privy seal, to execute what pertains to the office and to keep it under the seals of Master Henry de Clyf and Sir William de Herlaston or other clerks of the chancery; and the said William de Ayremynne carried the seal on the morrow to

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*Membrane 37d—cont.*

Certeseye, and caused writs to be sealed therewith in the abbey of that town, and after the sealing he resumed the seal under the seals of the said Henry and William de Herlaston, to be kept in form aforesaid until the coming of the chancellor. [*Parl. Writs.*]

Aug. 13. Thomas de Stodham, son of Thomas de Stodham, 'chivaler,' acknowledges  
Chippenham. that he owes to Laurence de Elmham of co. Suffolk, the king's barber, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Aug. 10. To the prior provincial and to the other priors and brethren of the order  
Windsor Park. of Preachers about to assemble at their chapter-general at Cantebrigg. Request for their prayers on behalf of the king, queen, and their children, and the king's realm and lands. By K.  
[*Fædera.*]

Aug. 15. John de Ernele came before the king, on Thursday after St Laurence,  
Isleworth. and sought to replevy to Robert Colkyn and Joan his wife their land in Hurst, which was taken into the king's hands for their default in the king's court against Joan, late the wife of Luke le Rockere. This is signified to the justices.

Aug. 18. John, bishop of Llandaff, acknowledges that he owes to Hugh le  
Westminster. Despenser, the younger, 100s.; to be levied, in default of payment, of his lands and chattels in England and Wales.

John son of Richard de Acton acknowledges that he owes to Thomas de Evesham, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.*

To L. count of Flanders and Nevers. Whereas the king, at the count's request, caused the truce between his and the count's subjects to be continued from Easter last until next Easter, on condition that the count caused this continuation to be published and observed in his land, and the king, desiring to observe the truce in all things, received into his safe conduct all merchants and others of the land of Flanders in coming into his realm with their goods and merchandises, in staying and trading therein, and in returning home—  
[*Incomplete.*]

*Vacated, because otherwise below.*

Aug. 18. Robert Bourdeyn, citizen of London, acknowledges that he owes to  
Westminster. Thomas Chaunterel 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London and in co. Middlesex.

Thomas Chaunterel acknowledges that he owes to Robert Bourdeyn, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Berks and Surrey.

Aug. 18. William Ballard, who has long served the king and his father, is sent to  
Westminster. the abbot and convent of Mussenden to receive the necessaries of life in that house during his life.

Aug. 19. John Ilger, 'heymongere,' acknowledges that he owes to William de  
Westminster. Herlaston, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Aug. 14. To L. count of Flanders and Nevers. Whereas the king, at the count's  
Windsor. request, continued the truce between his and the count's subjects from Easter last until Easter next, on condition that the count caused this continuation to be published and observed in his land, and the king, desiring the truce to be observed in all points, received into his protection all



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*Membrane 37d—cont.*

merchants and others of the land of Flanders in coming into his realm with goods and merchandise, staying and trading therein, and in returning home, willing that their goods shall not be arrested within his realm during the truce for the trespasses of others, or for any debts for which they are not principal debtors or sureties, or by reason of trespasses committed heretofore against the charter of the staple of wool and wool-fells, provided that the same immunity shall be extended to his merchants in Flanders; and William de Merewell, mayor of the merchants of the Staple, proposes going to Bruges in Flanders and elsewhere within the count's dominion upon certain matters touching the said merchants in those parts: the king therefore requests the count to cause the said mayor and other merchants and others of the king's power coming into his realm with goods and merchandise to be received amicably and to be treated so favourably by the count and his subjects that, by means of mutual and friendly communion on both sides, firm friendship and peace and concord may be the more easily re-established and strengthened, in the same manner as the king wills that the count's subjects coming into his realm shall be received and treated, not permitting injury, damage, or hindrance to be done to the king's merchants within the count's power in their persons, merchandise, or other things at the request of the king of France or of others. [*Fædera.*]

Aug. 18. To Thomas, son of John, earl of Kildare. John Darcy, justiciary of  
Westminster. Ireland, has informed the king by word of mouth that the earl been prompt and well-wishing in all things touching the king, and he has much commended the earl's good and faithful conduct towards the king, wherefore the king specially thanks the earl, and orders and requests him to continue his good conduct with strenuous works, and that he will be so intendent and assistant to the justiciary in the things that touch the king's honour and the good government and safe custody of that land that the king may be bound to commend his constancy and to further his profit, and that he will give credence to those things that the said John shall explain to him by word of mouth on the king's behalf. By K.  
[*Fædera; Parl. Writs.*]

The like to fifty-four others. [*Ibid.*]

*MEMBRANE 36d.*

Aug. 20. Hugh de Eland, knight, Robert Warde of co. York, John Gay of co.  
Westminster. Hereford, and Robert de Holden, parson of the church of Halton, diocese of Lincoln, mainperned for the good behaviour of William de Bradeshagh of co. Lancaster, lately impeached before the king for certain things against the peace committed by him, under a pain of 200*l.*

Aug. 20. John de Wellesley, knight, acknowledges that he owes to Nicholas de  
Westminster. Clare, knight, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Aug. 23. Nicholas le Latymer acknowledges that he owes to Roger de Corby,  
Westminster. clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Cancelled on payment.*

Gettuchius Honesti de Luca acknowledges that he owes to Master Pancius de Controne 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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*Membrane 36d—cont.*

Aug. 20. Henry de Offyngton, king's serjeant, who has long served the king and  
Westminster. his father, and who is incapacitated for work by age, is sent to the prior  
and convent of St. Swithin's Winchester, to receive the necessities of life  
in that house for his life.

By K. on the information of W. de Ayrem[ynne].

## MEMBRANE 35d.

Aug. 21. John de Hastyng', lord of Bergeveny, acknowledges that he owes to  
Westminster. Hugh le Despenser, lord of Glammorgan, 4,000*l.*; to be levied, in default  
of payment, of his lands and chattels in co. Northampton.—The chancellor  
received the acknowledgment.

Aug. 23. Hugh le Despenser, lord of Glammorgan, acknowledges that he owes to  
Tunbridge. John de Hastyng', lord of Bergeveny, 1,000*l.*; to be levied, in default of  
payment, of his lands and chattels in co. Gloucester.—The chancellor re-  
ceived the acknowledgment.

William de Bradeshaghe, knight, acknowledges that he owes to Robert  
de Haliwelle, clerk, 5 marks 3*s.* 4*d.*; to be levied, in default of payment,  
of his lands and chattels in co. Lancaster.

Aug. 24. Idonia, late the wife of Robert de Dorkyng, acknowledges that she owes  
Tunbridge. to Master Robert de Baldok, archdeacon of Middlesex, 286*l.*; to be levied,  
in default of payment, of her lands and chattels in the city of London.

*Cancelled by the king's order, as appears in the writ sewed to this roll.*

John de Lincoln of London acknowledges that he owes to the aforesaid  
Robert 11*l.*; to be levied, in default of payment, of his lands and chattels  
in the city of London.

*Cancelled on payment.*

— Luke de Colevill, clerk, puts in his place William de Emeldon, clerk, to  
— prosecute a recognisance of 25*l.* made to him in chancery by William Benet  
of Boston.

Aug. 27. John de Chibbenhurst, citizen and goldsmith of London, acknowledges that  
Bayham. he owes to John de Waltham, the younger, 20*l.*; to be levied, in default of  
payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Elizabeth, late the wife of William de Ore, acknowledges that she owes to  
Master Edmund de London, archdeacon of Bedford, 10 marks; to be levied,  
in default of payment, of her lands and chattels in cos. Hertford and Sussex.

Enrolment of deed by Robert de Baldok, archdeacon of Middlesex, wit-  
nessing that whereas the king has granted to him the wardship of the lands  
that belonged to John Chaunceux, tenant in chief, during the minority of  
Hugh, son and heir of the said John, with provision that if the heir die  
before he come of age, Robert shall have the wardship of the lands during  
the minority of Hugh's heir, in case the heir be a minor, and so from heir  
to heir until such time as Hugh would have come of age, saving to the king  
the knights' fees and advowsons of churches; and Robert has granted and  
sold to Idonea (*Idoyne*), late the wife of Robert de Dorkyng, citizen of  
London, the wardship of the lands in Canewedone during Hugh's minority,  
according to the form of the king's grant aforesaid, and Hugh comes of age  
in three years from the present Michaelmas: Robert hereby obliges him-  
self to warrant the wardship of the said lands in Canewedone to Idonia  
against the king during Hugh's minority or, if Hugh die, until he would have



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*Membrane 35d—cont.*

attained his majority, unless Hugh's heir be of full age, and he grants that, if Hugh die before coming of age and his heir be of full age, or if he prove his age before the end of the said three years, the recognisance for 286*l.* made to him in chancery by Idonia for the payment of 22*l.* yearly during the said three years shall be cancelled, for such portion of the three years as she shall be deprived of. Dated at London, Wednesday after St. Bartholomew, 18 Edward II. *French.*

*Memorandum*, that Robert came into chancery at the Friars Preachers, London, on the aforesaid day, and acknowledged the above deed.

Aug. 27.  
Bayham.

Roger Fraunkeleyn of Kengham acknowledges that he owes to Leticia le Madle of Upwyk 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Aug. 29.  
Battle.

William de Dalton, parson of two parts of the church of Croxton, diocese of Lincoln, acknowledges that he owes to William de Clyf, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Sept. 2.  
Bishopston.

Richard de Rothyng, 'uphaldre,' citizen of London, acknowledges that he owes to Henry de Preston, 'roper,' citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Membrane 35d.—Schedule.*

*Writ to Master Henry de Clif, keeper of the rolls of chancery, ordering him to cancel the recognisance for 242l. made to Master Robert de Baldok, archdeacon of Middlesex, the king's enemy, by Idonia, late the wife of Robert de Dorkyng, which sum is forfeited to the king by reason of Robert's enmity, as the king has pardoned Walter Tourk, citizen of London, and the said Idonia his wife the above sum in consideration of Walter's good service. Witness the king at Kenilworth, 29 December, in the 20th year of his reign.*

*By K. on the information of queen Isabella.*

*MEMBRANE 34d.*

Aug. 29.  
Bayham.

Brother Thomas Larcher, prior of the hospital of St. John of Jerusalem in England, acknowledges that he owes to John de Oxon[ia] of London, 'vineter,' 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex, Bedford, Hertford, Northampton, and Leicester.

*Cancelled on payment.*

Sept. 6.  
Porchester.

Robert de Bretynghurst acknowledges that he owes to Master Henry de Clif, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Sept. 15.  
Porchester.

To the abbot of Cluny. Request that he will nominate brother James de Cusancia, prior of Priterwell, and brother John, his brother, prior of Bermundeseye, of the abbot's order, to the envoys of the earl of Surrey, patron of the priory of Lewes, now void by the death of John de Monte Martini, the late prior, for the rule of Lewes priory, which is one of the most noble of the realm, as the abbot, by ancient custom and by virtue of certain compositions, ought, upon the voidance of the priory being announced to him on the earl's behalf and by the envoys or proctors of the priory, to nominate two men of his order for the rule of the priory and to present

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*Membrane 34d—cont.*

them to the earl by his letter, and the earl is bound to give his assent to one of them, who shall be afterwards advanced to the government of the priory, the king wishing that some one may be created prior who shall be without suspicion and shall be useful and faithful to the king and his realm, and hoping that the priory will be preserved from injury by the aid of the friends of the said James and John if they be nominated by the abbot, who is desired to write the king an account of his proceedings by the bearer of the presents. . . . By K.

To the prior of Cluny. Request that he will induce the abbot to do as the king has desired him to do. By K.

*MEMBRANE 33d.*

Aug. 29. Henry de Cantebr[igg'], the king's tailor, acknowledges that he owes to Battle. John de Besevill, citizen and tailor of London, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Sept. 12. To the treasurer, or to him who supplies his place, and to the barons of Porchester. the exchequer. Order to cause Robert de Swynburn, who is going to the duchy [of Aquitaine] by the king's order, to have respite for a year for all debts due to the exchequer. By K.

Sept. 13. To Edward, earl of Chester. Order to be at Salisbury in three weeks Porchester. from Michaelmas next, when the king wishes to have a *colloquium* with him and the other magnates and *procures* of the realm. By K.

[*Parl. Writs.*]

The like to eight earls and forty-eight others. [*Ibid.*]

The like to the two archbishops and to seventeen bishops. [*Ibid.*]

The like to W. de Norwyco and W. de Bereford, who are of the council. [*Ibid.*]

Sept. 20. To the sheriff of York. Order to summon two knights of that county, York. to be nominated by the assent and will of the men of the county, to attend the above *colloquium*. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 24. To the sheriff of York. Order to summon the aforesaid knights to be Porchester. at Westminster instead of at Salisbury on the said day for the above purpose. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 24. To Edward, earl of Chester. Order to be at Westminster instead of at Porchester. Salisbury on the aforesaid day. By K.

[*Ibid.*]

The like to the magnates, archbishops, and bishops aforesaid, except Fulk le Straunge, John de Segrave, and Thomas le Ercedeakne. [*Ibid.*]

Sept. 24. To John de Britannia, earl of Richmond. Summons to be at West- Porchester. minster on the aforesaid day at the said *colloquium*. By K.

[*Fædera ; Parl. Writs.*]

To the abbot of St. Edmunds. Summons to attend the aforesaid *colloquium*. [*Parl. Writs.*]

The like to eight abbots, and to Master Gilbert de Middleton, archdeacon of Northampton. [*Ibid.*]



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MEMBRANE 32d.

Sept. 18.  
Porchester.

To Sancho, king of Majorca, count of Roussillon and La Cerdana, and lord of Montpellier. The king has received Sancho's letters by Peter Jacoby, merchant and citizen of Majorca, and he has heard their contents and what Peter wished to tell the king according to the credence given to him by Sancho, and the king signifies to Sancho, regarding the taking of two galleys and the goods and wares in the same on the sea by certain malefactors of the king's power (concerning which Sancho sent envoys to the king upon another occasion to obtain restitution thereof), in what manner the king wrote to Sancho upon another occasion, and how he offered himself ready to Sancho's envoys to do full justice to them concerning the premises, according to the laws and customs of the realm; and because they refused to make any prosecution hereupon, or to inform the king in any way of the names of the malefactors, although of right the proceedings in such case ought to be at the instance of the party, the king by virtue of his office, so that no dissimulation or default might be imputed to him, appointed certain justices, out of reverence for Sancho, with full power to enquire concerning the taking of the said galleys and goods and concerning the names of the offenders; before which justices the matter is still pending undecided by reason of difficulties that have arisen. The king has now ordered the justices to search the truth in this matter with all possible speed, so that justice may be done herein; and the said Peter, when the premises were explained to him, granted that he would stay in the realm to await justice before the said justices, and the king has caused his letters of protection to be made in Peter's favour, and he will cause justice to be done to him in all things. Sancho will perceive that it is to be imputed to the carelessness or negligence of his subjects and not to the king that speedy restitution of the stolen goods has not been made, because Sancho's subjects neglected to make themselves parties against the offenders or even to name them, since justice does not permit men to be condemned for evil deeds of which they have not been convicted, and especially when their names are not known. The king wishes Sancho to know that he will be prepared to do full and speedy justice to all of Sancho's subjects coming into the realm, and to cherish and support them with befitting favours. [*Fœdera.*]

Sept. 18.  
Porchester.

To James, king of Aragon, Valencia, Sardinia, and Corsica, count of Barcelona (*Barchin'*), and standard-bearer, admiral, and captain-general of the Roman church. The letters of James presented to the king by the bearer of the presents contained that James had written to the king upon another occasion requesting restitution and satisfaction to be made to his subjects and to the subjects of Sancho, king of Majorca, for the taking and robbery of two galleys of Majorca, and of the goods in the same, upon the sea by men of the king's power, and that no restitution had been made, as James was given to understand, although the king had been requested to make restitution by the envoys of the king of Majorca sent to him for this purpose; wherefore James has requested the king to cause restitution to be made of the goods thus stolen, as the goods were taken without legitimate reason. Certain other letters of James were exhibited to the king, containing that he had received the king's letters in answer to his concerning the making of restitution of stolen goods to Berengar Letonis, his subject, which were taken with the said galleys, in which letters the king stated that he would have caused justice to be done to Berengar if he had expounded his complaint before the king concerning the premises, and James asserts that such an answer would suffice in other questions or affairs, but that the use of his court was otherwise observed with other kings and communities, and by the said kings and communities with James on the other side, to wit

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*Membrane 32d—cont.*

that if robberies or other wrongs be inflicted upon his subjects on the sea, James causes a certificate to be received, at the complaint of those who have suffered damage, in his court concerning the robbery, and when the robbery has been proved, he considers that the value of the goods stolen has been proved sufficiently by the oath of those who have suffered the damages, after his taxation thereof, and then he causes the lord of the robbers to be required to make satisfaction for the stolen goods, and if the lord do not do so, he then grants his subjects licence to impound (*pignorandi*), and he acquires other aids whereby his subjects who have been robbed may be satisfied. The king, after consideration of the premises and the other things contained in James's letters, intimates to him how he offered himself, as he wrote to James upon another occasion, to the envoys of James and to the envoys of the king of Majorca as ready to cause justice to be done concerning the premises, according to the laws and customs of the realm, [*etc., as in preceding letter.*] The king wishes him to know that, whatever may be the use observed in James's court between him and the neighbouring kings and communities as to granting letters of marque (*licenciam mercandi*) concerning goods stolen on the sea, the king does not use, and has not heretofore used, any such custom against his neighbours, kings and powers, and their subjects, and they do not use, and have not used heretofore, any such custom against him and his subjects, but that licences to impound (*pignorationes*) are made and observed only upon default of justice upon the part of the lords when they have been required sufficiently to do so, and when they do not take care to exhibit justice to the men of their neighbouring lords who have been robbed, and other princes in like cases have been wont to use and do use [such custom] against the king's subjects, and the king against their subjects, and the king cannot change any thing against the laws and customs of his realm to the prejudice of his subjects, and the other princes cannot. The king requests James not be aggrieved hereat, as the king is, and always will be, ready to exhibit full and speedy justice to all and singular of James's subjects coming into his realm, and to comfort and support them with opportune favours. [*Fœdera.*]

——— Joan, late the wife of John de Carru, tenant in chief, puts in her place  
 ——— John de Evesham, clerk, to sue for and receive her dower in chancery.

*MEMBRANE 31d.*

Sept. 30.  
 Porchester.

To James, king of Aragon, Valencia, Sardinia, and Corsica, etc. The king remembering the treaties of love between his and James's royal house that have existed for a long time, is supported by the belief that James will readily assist him in preserving his royal honour and in repelling the injuries of his adversaries. As Charles, king of France and Navarre, in whose friendship the king had full confidence, based upon the bonds of consanguinity and treaties of peace and alliances, endeavours to occupy the king's duchy [of Aquitaine] and other lands with a great army without having sent defiance, as is usual, and to persecute and aggrieve the king's subjects there, taking as a pretended occasion, not as a cause, the failure of homage, which, he asserts, the king ought to have done to him at the quinzaine of Midsummer last, although the king was not in any wise summoned to do homage in the duchy, as was usual in the times of Charles's ancestors, or elsewhere, and at that day safe access to Charles did not lay open to the king, because Charles had then caused a great army to be assembled to attack the king and his subjects in the duchy; and the king sent many envoys to Charles, humbly requesting him to deign to



1324.

*Membrane 31d—cont.*

recall his army, and offering himself ready to submit to the judgment of the peers of Charles's court, if Charles had any question against the king by reason of the duchy, and praying that, after the army should be recalled, he would assign to the king a certain day and place for the king to come to him to do the duties that the king ought to do to him of right, and the king gave his envoys full and express power by his letters, and sought out other means of agreement, which would be too long to insert in the presents; but Charles nevertheless refused not only to hear the king's previous envoys concerning the premises, but did not permit the later ones to have access to him, and did not care to assent to the treaties of peace, but preferred to gratify his rancour by war. Wherefore the king, considering the severity and malevolence of Charles, and that the king did not act unjustly to him, but that he acts wilfully against the king, and that the king gains nothing by seeking concord, has taken steps to prepare himself, with God's help, to resist Charles's power, requesting the aid of his friends: the king therefore prays James to aid him with men-at-arms, horsemen and footmen, so that, by James's protection, Charles's greed may be restrained and his pride repressed. If like case shall happen to James, the king will be bound to help him in the same manner at suitable times. He is requested to certify the king of his proceedings in writing by the bearer of the presents. [*Fædera.*]

The like letters are sent A. king of Castile, Leon, Toledo, Seville, Cordova, Murcia, Jaen, and Algarve. [*Ibid.*]

Sept. 5.  
Porchester.

William Hulm of Estgrymsted acknowledges that he owes to Richard le Kyng, burgess of Wylton, *8l. 12s. 0d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Sept. 30.  
Porchester.

To the Infant John, lord of Byscay. Like letter to the preceding letter to James, king of Aragon, requesting John, in consideration of the ties of blood and friendship, to have the matter at heart for making aid to the king, as the king proposes shortly to visit the duchy aforesaid with a force to repulse such wrongs and iniquities with the counsel and aid of John and of other neighbours and friends, for which the king wishes him to prepare himself, and that he will receive the king's subjects going to his lands to provide victuals and other necessities, and that he will grant them safe conduct, and permit them to negotiate in safety. The king thanks him for the kindly reception of the king's envoys, who have not yet returned to the king, but they have informed the king by their letters of John's graciousness. He is requested to write by the bearer what he will do in this matter. [*Fædera.*]

The like to Sir Ferrandus, son of Dandagus de Haro, the king's kinsman, omitting the clause about the king's envoys. [*Ibid.*]

The like to the Lady Mary, lady of Biscaye, guardian of Sir A. king of Castile, etc. [*Ibid.*]

Oct. 6.  
Porchester.

To Edmund, earl of Kent. Arnald de Sant of La Borde has prayed the king to cause a fortalice of Arnald's in the marches of Navarre at two leagues from Bayonne, which is said to be useful for the defence of the whole duchy [of Aquitaine], and was [useful] in the late king's time, to be maintained and defended; the king, as it is testified before him by certain of his subjects of the city of Bayonne, that it is expedient that the fortalice should be kept well and sufficiently for the defence of the duchy, orders the earl to advise with those of the king's council whom he shall see fit to assemble for this purpose, and to cause to be done by their advice what shall seem good for the king's honour and the defence of those parts.

By K.



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*Membrane 31d—cont.*Oct. 9.  
Guildford.

Nicholas de Falconeriis of Florence, parson of the church of Waddon, diocese of Ely, acknowledges that he owes to John de Portinariis and Acheritus de Portinariis of Florence 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Benedict de Glaunvile of Walyngford, William de Clerk of Mortoun, and Thomas de Garton of Walyngford acknowledge that they owe to William le Taynturer of Walyngford 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

Oct. 12.  
Byfleet.

Robert de la Reye of Wycoumbe acknowledges that he owes to Henry Wade of Braye 50 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John le Flemyng, knight, acknowledges that he owes to Master Robert de Baldok, the younger, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Oct. 13.  
Byfleet.

John de Ippestones, knight, acknowledges that he owes to Thomas de Assheburn 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Oct. 15.  
Sheen.

The said John acknowledges that he owes to Joan, late the wife of Walter de Wycombe, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Oct. 15.  
Sheen.

Simon de Heghes acknowledges that he owes to William de Cugeho 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Oct. 16.  
The Tower.

John de Lilleburn, knight, acknowledges that he owes to William son of William de Denum 18*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

Thomas son of Thomas de Lincoln of Burford acknowledges that he owes to Thomas le Warner of London 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Oct. 13.  
Sheen.

To the treasurer and barons of the exchequer. Order to cause John de Hanstede, who has gone to the duchy [of Aquitaine] by the king's order, to have respite until Easter next for all debts due to the exchequer. By K.

To the sheriff of Derby. Order to permit Nicholas de Langeford, who has gone to parts beyond sea by the king's order, to have respite for all debts due to the exchequer, unless the king meanwhile make order to the contrary.

The like to the sheriff of Lancaster to allow the said Nicholas respite until Easter.

Oct. 18.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause Peter de Uvedale, who has gone to Gascony by the king's order, to have respite until Easter next for all debts due to the exchequer. By K.

Oct. 18.  
The Tower.

Oliver de Ingham, who has gone to Gascony on the king's service, has respite until Easter next for all debts due to the king and for the accounts that he is bound to render at the exchequer. By K.

Oct. 18.  
The Tower.

Ed. Haclut, who is setting out for Gascony in the king's service, has letters to the sheriff of Worcester to have respite until Easter next. By K.



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*Membrane 31d—cont.*

Martin Peres of Bytor[y], merchant of Spain, puts in his place Diego (*Diagum*) de Marturane, John de Arbulu, and Rodriguez (*Rodrigum*) Guylliam, merchants of Bytor[y] in Spain, to prosecute a recognisance for 200 marks made to him in chancery by John Panes of Sandwich.

Wlpinus Johannis and Bancus de Lerres, merchants of Florence, put in their place Cambinus Fulberti and Vachinus Chisti to prosecute a recognisance for 160*l.* made to them in chancery by the abbot of Bruern (*Bruera*).

William son of John de Warewyk puts in his place Thomas de Warewyk and John de Waterton to defend the execution of a recognisance for 10 marks made by him in chancery to John son of William de Wetewang.

*MEMBRANE 30d.*

Oct. 2. John de Briggewauter came before the king, on Tuesday after Michaelmas, and sought to replevy to Robert de la Hone the said Robert's land in Bræmelrigg and Baunton, which was taken into the king's hands for his default before the justices of the Bench against John de Radyngton. This is signified to the justices.

Oct. 5. John Panes of Sandwich acknowledges that he owes to Martin Petri de Bytory, merchant of Spain, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

*Cancelled on payment, acknowledged by John Arbulu, Martin's attorney in this behalf, as in the preceding roll.*

Oct. 11. Thomas, abbot of Welhou near Grymesby, acknowledges that he owes to John de Yerdeburgh, knight, 140 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 8. To W. archbishop of Canterbury. Order not to molest W. archbishop of York or the men of his household in coming to the treaty at London in three weeks from Michaelmas last, which the king has summoned him to attend, or whilst staying in London or returning home, by reason of the disputes concerning the carrying of the archbishop of York's cross in the province of Canterbury, as it was agreed in the parliament at York that each archbishop should attend parliaments in the other's province without being molested by the other archbishop. By p.s. [7013.] [*Fœdera; Parl. Writs.*]

The sheriffs of Warwick and Leicester, Nottingham and Derby, Northampton, Bedford and Buckingham, Essex and Hertford are ordered to meet the archbishop of York when he comes to their bailiwicks, and to conduct him safely through the same. [*Ibid.*]

Oct. 14. Nicholas de Huntrecombe acknowledges that he owes to John de Lilleburn, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of deed between Nicholas de Huntercumb and John de Lillebourn, knight, agreeing that John son of Nicholas shall take to wife Constance, daughter of John de Lilleburn, before the Purification next, and that Nicholas shall make estate by fine in the king's court or shall give by charter the manor of Chevelyngham, with all appurtenances, as he held it when he leased it to Thomas de Heton, to the said John son of Nicholas and Constance, to have to them and the heirs of their bodies of Nicholas by the service of a rose yearly at Midsummer for all services, performing the

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*Membrane 30d—cont.*

services therefor due to the chief lords, with remainder to Nicholas in case they die without an heir of their bodies, and that this surrender or feoffment shall be made within six weeks after Nicholas shall have the manor out of the hands of the said Thomas, who holds it until he be repaid 200 marks, which he lent to Nicholas upon the manor, as appears by an agreement between them; and that Nicholas shall make estate by fine in the king's court that all the lands that Sir Ralph de Nevill holds in Wolloure for his life of the lease of Nicholas, rendering to him 10 marks yearly, shall remain to the said John son of Nicholas and to Constance, to have to them and the heirs of their bodies, of the king in form aforesaid; and that Nicholas shall make estate by fine in the king's court that the moieties of the manors of Beleford and of Yesyngton, which Ellen, late the wife of Sir Walter de Huntercomb, holds for life, and which ought to revert to Nicholas after her death, shall remain to the said John son of Nicholas and to Constance, to have of the king in form aforesaid; and that Nicholas shall make estate by fine that the moieties of the manors of Lowyk and Hethpole, which the said Ellen holds in dower of his inheritance, shall remain to John son of Nicholas and to Constance, to have of the king in form aforesaid, if he can defeat the estate of Richard de Neubald, which he obliges himself by this indenture to do; and that Nicholas shall make estate by fine or shall give by charter to John son of Nicholas and to Constance the moiety of the manor of Wolloure and appurtenances, with the services of the free men belonging to the moiety, except the lands that Sir Ralph de Nevill holds there for his life as is aforesaid, to have of the king in form aforesaid; and that Nicholas shall make estate by fine in the court of the bishop of Durham at Norham or shall give by charter to John son of Nicholas and to Constance the moiety of the manor of Rosse with the appurtenances within six weeks after he shall have deraigned the moiety out of the hands of the heirs and executors of Walter de Gosewyk, to have of the bishop in form aforesaid; and that Nicholas grants that he will divest (*de soi demettre*) himself of the manor of Huntercombe, co. Oxford, whereof he is in tenance, to one in whom he has trust before the feast of St. John the Baptist next, and that he will retake an estate in that manor for the term of his life only before then, so that after his decease the manor shall remain to John son of Nicholas and to Constance, to have of the chief lords of the fee in form aforesaid; and that Nicholas grants that he will make sure estate to the said John son of Nicholas and to Constance as is aforesaid so far as in him lies, and [to release] his right in all the tenements aforesaid by fines or charters as above, at the cost of the said John de Lillebourn; and that Nicholas grants that if any wardship or marriage shall fall to him in co. Northumberland before the free tenants there shall be attorned to John son of Nicholas and to Constance, he will make sure estate to John de Lillebourn of the said wardships and marriages, to have during the minority of the heirs without paying anything therefor to Nicholas. The said John de Lillebourn obliges himself to pay to the said Thomas for Nicholas the said 200 marks before the end of the term comprised in the indenture made between Nicholas and Thomas. It is agreed that John de Lillebourn shall find John son of Nicholas and Constance and their children, if they have any, reasonable and honourable maintenance during their nonage in food and clothing according to their estate, and that John de Lillebourn shall have all profits from the lands that shall be thus rendered or given by charter to the said John son of Nicholas and Constance by Nicholas until they come of age. Nicholas grants that in case Constance die during her nonage, and John de Lillebourn have not at that time levied 260 marks and what he shall have spent in levying fines and other labours touching the said affairs [and] for the maintenance of the tenements, then John de Lillebourn shall hold the lands in peace, without disturbance by



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*Membrane 30d—cont.*

Nicholas or his said son, until he shall have fully levied the aforesaid sums. Nicholas shall make estate by fine in the king's court to John son of Nicholas and to Constance of all the lands in co. Northumberland that he lately leased to Nicholas de Meynyll, knight, lord of Wherleton, for ten years, to hold of the king to them and the heirs of their bodies, and this shall be done as soon as Nicholas have permission from the king to do so. Dated at London, 15 October, 18 Edward II. *French.*

*Memorandum*, that Nicholas and John came into chancery at Westminster, on 15 October, and acknowledged the above.

Oct. 20.  
The Tower.

John son of John de Langetoft and Henry de Langetoft acknowledge that they owe to Robert de Clif, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Elias de Tyngewyk acknowledges that he owes to Matilda, late the wife of Richard le Rous, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Claveryng, knight, acknowledges that he owes to Thomas de Sibthorp, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

*MEMBRANE 29d.*

Oct. 22.  
The Tower.

To Henry de Pentelawe and John de Brumpton. Order to supersede until further orders the taking into the king's hands of the lands, goods, and chattels of Neapolio, cardinal deacon of St. Adrian's, prebendary of Kyngessutton in St. Mary's Lincoln, and to restore to his attorneys any of his lands, goods, and chattels that they may have taken into the king's hands, together with the issues thereof, as the king wills that Neapolio shall not be molested or aggrieved concerning his prebends or goods in this realm, the king having appointed Henry and John to take into his hands the lands, goods, and chattels of all persons, clergy and lay, in co. Oxford who are of the power of the king of France, except the Flemings and those who dwell in the realm in the king's faith. [*Fædera.*]

The like to the following:

Master John de Horkestowe }  
Roger de Whatton } in co. Northampton.

Roger de Gildeburgh, clerk }  
John de Arches } in co. Buckingham.

Robert de Barton }  
Michael de Wath } in the East Riding of co. York. [*Ibid.*]

Oct. 23.  
The Tower.

Ralph de Middeldnye acknowledges that he owes to Robert de Haselshawe, provost of Wells, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Lortye, knight, acknowledges that he owes to the said Robert 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John son of William le Wallere of Claverynge acknowledges that he owes to Simon Flambard, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 24.  
The Tower.

John son of John Westman of Osgodeby acknowledges that he owes to William de Clif, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 29d—cont.*

Enrolment of release by John son of John Westman of Osgodeby to Sir William de Clyf, clerk, of his right in the manor of Newehagh, which formerly belonged to Sir John de Stayngreve. Witnesses: Robert de Babthorp; John de Clif; Robert de Osgodeby; William de Hathelsay; Robert de Bolthorp; John le Clerk of Newehagh; John Murre of Newehagh. Dated at London, 22 October, 18 Edward II.

*Memorandum*, that John came into chancery at the Tower of London, on the said day, and acknowledged the above deed.

Enrolment of release by Ralph de Ugate of Therston, chaplain, to William dil Park of Hemenhale and Isabella his wife of his right in 16 messuages, 360 acres of land, 20 acres of meadow, 50 acres of pasture, 20 acres of wood, and 40s. of rent in Waketon, Long Stratton, Multon, Aslacton, and Fornesete, co. Norfolk, and in 8 messuages, 500 acres of land, 20 acres of meadow, 20 acres of pasture, 36 acres of wood, and 50s. of rent in Great Whelnitham, Hanstede, Poselingworth, Cavenedissh, Chippeleye, Coulyngg', Nedham, Gayslee, Kenteford, Hegham, and Multon, co. Suffolk, which formerly belonged to Thomas de la Chaumbre, knight, and which are now in the seisin of the said William and Isabella, and of his right in all lands of the said Thomas in co. Norfolk. Dated at Waketon, on Sunday after the quinzaine of Michaelmas, 18 Edward II.

*Memorandum*, that Ralph came into chancery in the church of the Friars Preachers, London, on 2 November, and acknowledged the above deed.

Oct. 24. Emma, daughter of Richard de Bodekesham, acknowledges that she owes  
The Tower. to John le Smale 40 marks; to be levied, in default of payment, of her lands and chattels in co. Surrey.

Richard, abbot of Waltham Holy Cross, acknowledges that he owes to Hugh le Despenser, lord of Glomorgan, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment, acknowledged by Almaric de Triewe, to whom the king granted the debt by reason of Hugh's forfeiture, as appears by a writ of privy seal on the files in chancery.*

Oct. 25. John le Waleys acknowledges that he owes to Edmund de Kendale  
The Tower. 8 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

John son of John de Kelleveden acknowledges that he owes to John de Bousser, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 27. Thomas de Wylghby, knight, acknowledges that he owes to Master  
The Tower. Richard de Baldok 2 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Oct. 29. John de South Wydslade acknowledges that he owes to Geoffrey de  
The Tower. Wydslade 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John de Pelham, clerk, acknowledges that he owes to William de Ayremynne, clerk, 23*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.



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*Membrane 29d—cont.*

Constantine de Mortuo Mari acknowledges that he owes to Boniface and Selemannus, merchants of the society of the Peruzzi, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Cambridge.

*Cancelled on payment.*

Walter de Andevere acknowledges that he owes to Master Thomas de Astele, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas de Marlebergh acknowledges that he owes to Master Henry de Clif, clerk, 33*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

Oct. 30. Laurence de Brok acknowledges that he owes to Adam de la Glorye  
Westminster. 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Ralph le Mareschal of West Chynnok acknowledges that he owes to Robert de Haselshawe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John Wymer of Saham acknowledges that he owes to Master John Walewayn, clerk, 33*l.* 16*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam de Brom, parson of St. Mary's church, Oxford, diocese of Lincoln, acknowledges that he owes to Roger le Mareschal, parson of Takkeley church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

———— John de Botetourt, the elder, and John de Liston of co. Essex have  
—— mainperned to have Robert son of John de Bousser before the king at his order.

Oct. 30. Richard de Bodekesham, parson of Fyllyngham church, acknowledges  
Westminster. that he owes to Roger de Glentworth 40*l.* 4*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The aforesaid Richard acknowledges that he owes to Adam de Bello Campo, Master John Fraunceys, and Anota de Cave, executors of the will of Robert, late vicar of Glentworth church, 46*l.* 2*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Benyio, citizen of London, acknowledges that he owes to Thomas Chaunterel of West Wyttenham 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Middlesex.

Thomas Chaunterel of West Wyttenham acknowledges that he owes to the said John de Benyio 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Berks and Surrey.

John de Urtiaco acknowledges that he owes to Richard Lovel of Cary Castel 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Mohun acknowledges that he owes to Richard de Bibury of Chiryton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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*Membrane 29d—cont.*

John de Bluntesham, 'taverner' of London, acknowledges that he owes to John de Crosseby, parson of the church of Tollesbury, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Peter Carbonel, knight, acknowledges that he owes to Laurence de Aete, the elder, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Oxford.

*Cancelled on payment.*

Agnes, late the wife of William Charles, acknowledges that she owes to Richard de Ayremynne, clerk, 60*s.*; to be levied, in default of payment, of her lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

*Cancelled on payment.*

*MEMBRANE 28d.*

Oct. 18.  
The Tower.

Thomas son of Robert Barri, knight, acknowledges that he owes to John de Lungevill of Little Byllyng 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter le Knyght of Cherdesle acknowledges that he owes to Laurence de Aete, the elder, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Brother John, prior of Sempyngham, acknowledges, for himself and convent, that he owes to Anthony Maloisel of Genoa 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

John le Lord of Lufwyk acknowledges that he owes to John de Hiegham of Northampton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Oct. 19.  
The Tower.

William Wyggepyrye of Exningge acknowledges that he owes to Robert de Beverlaco, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Henry de Plukle, parson of the church of Preston, acknowledges that he owes to Edmund de Grymesby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

*Cancelled on payment.*

Richard de Rivers, knight, acknowledges that he owes to William Cokerel, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Somerset.

Oct. 20.  
The Tower.

Henry son of Aucher acknowledges that he owes to Aucher son of Henry 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Oct. 6.  
Porchester.

To the duke of Brittany. Although it has been usual that all debates and questions between the king of France and any of the peers concerning their fees should be tried in the great chamber or Parys before and by the peers called for this purpose, the king of France, without cause and without any process being made as above, having no regard to the treaties of peace



1321.

*Membrane 28d—cont.*

between him and the king and the king's ancestors, or to the other alliances made by kinship, affinity, marriage, and in many other ways, or to the reminders and great pursuits of treaties of peace made to him by the king, or to the estate of the peerage (*parautee*), has sent his uncle Sir Charles with a great army against the king in war in his duchy [of Aquitaine], and Charles is moved against the king, God knows why, and the king understands that the said duke of Brittany and many others are intentent to him, and Charles has taken many of the king's lands in Ageney by force of war, and has destroyed his lands and people there, and has now besieged the king's brother, nephew of Charles, Edmund, earl of Kent, in the king's town of La Ricule, and is strengthening himself to take all the said duchy, unjustly and without reason, contrary to right and the prerogative of the peers. As for the supposition and assertion of the king of France that the king has been duly required to do homage, and would not do so, the king was never required to do it as he ought to have been, and he has not been able to do so by reason of the great injuries and wrongs done to him by the king of France since Easter, and no process has been made against the king before his peers in the great chamber, and the king has not been cited thither. The king therefore prays and requests the duke of Brittany to give his aid, by way of request to the king of France or by other suitable way, according to his good counsel, so that the aforesaid wrongs committed upon the king may cease, and the estate of the peerage be maintained as it should be, as each peer is bound to aid others in safeguarding the estate of the peerage. He is requested to certify the king as soon as possible what he will do in the matter. [*Fœdera.*]

Oct. 20. To the lord of Hayn' and to Gilbert his brother. Request that he will  
The Tower. upon sight of these letters take all the king's enemies of this realm that he can find, and send them to the king, as the king understands that they are in his marches, and that if he cannot take them, he will treat them as the king's mortal enemies and as his own, since he is of the king's lineage. As the king wishes that he shall know for certain that this matter comes from the king's conscience and will, he has caused these letters to be sealed with his great seal. [*Ibid.*]

To Bonacourse de Friscombaud. Request that he will go with the said lord and Gilbert upon certain affairs wherewith the king has charged them, which matters Bonacourse is to report to the king, in case Gilbert be unable to come, and if he can come, the king wishes that Bonacourse shall come with him. The king sends him letters of safe-conduct under his great seal. [*Ibid.*]

Nov. 3. William de Melton, chaplain, puts in his place William de Keythorp,  
Westminster. clerk, to prosecute a recognisance for 100 marks made to him in chancery.

William de Pokele acknowledges that he owes to Henry le Sire, clerk, of Littelton, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Oct. 21. John son of John de Langetoft acknowledges that he owes to Henry son  
The Tower. of Simon de Langetoft 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert Maister of Ware acknowledges that he owes to Clement de Holdiche and Katherine his wife 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Roger atte Sole, roper (*cordarius*) of London, acknowledges that he owes to John de Neubury, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

1324.

*Membrane 28d—cont.*

Oct. 22. William de Eyton came before the king, on Monday after the feast of  
The Tower. the Eleven Thousand Virgins, and sought to replevy his land in Eyton, which was taken into his hands for his default before the justices of the Bench against William Sandal and Edith his wife. This is signified to the justices.

Oct. 22. Robert atte Brigge of Salle acknowledges that he owes to Hugh de  
The Tower. Garton of London, 'mercere,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert son of Henry Spigurnel, clerk, acknowledges that he owes to William de Felstede 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

John de Bentleye, clerk, acknowledges that he owes to Richard de Ripariis of Estmerseye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard de Ripariis, lord of Estmerseye, acknowledges that he owes to John de Bentleye, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Roger de Morteyn, knight, acknowledges that he owes to William de Ayremynne, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Oct. 22. Master John de Hildesle, parson of the church of Thynden, diocese of  
The Tower. Lincoln, acknowledges that he owes to Master Elias de Sancto Albano 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

Oct. 24. Francis de Bache acknowledges that he owes to Master Elias de Sancto  
The Tower. Albano, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Oct. 28. Walter de Coleshull, parson of Spersholt church, diocese of Salisbury,  
The Tower. acknowledges that he owes to Richard de Coleshull, knight, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

*MEMBRANE 27d.*

Oct. 25. Thomas de Cheddeworth, clerk, acknowledges that he owes to William  
The Tower. de Ayremynn, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Salop.

———— John de Hastingg', kinsman and co-heir of Aymer de Valencia, late earl  
—— of Pembroke, tenant in chief, puts in his place Robert de Heyle and Thomas Boydyn, to seek and receive in chancery his purparty of the lands, knights' fees, and advowsons of the earl, which were taken into the king's hands upon the earl's death according to the law and custom of the realm; and to answer to a petition to the king, whereby Mary, late the wife of the earl, seeks to have delivered to her certain manors and lands that the earl assigned to her in dower at the church door when he married her, or, if they ought not to be delivered to her, to have reasonable dower assigned to her of the lands, knights' fees, and advowsons aforesaid; and to be in John's place at the assignment of dower.

David de Strabolgy, earl of Athole, and Jean his wife, kinswoman and co-heiress of the said Aymer, put in their place Simon Ganet, William de Elmenden, and William de Emeldon, clerks, for the above purposes.



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*Membrane 27d—cont.*

Mary, late the wife of the said Aymer, puts in her place Master Adam de Ayremynne, Thomas de Brayton, clerks, and John de Hertford to seek and receive in chancery her dower of the said Aymer's lands, knights' fees, and advowsons.

Nov. 3. Thomas de Tochwyk acknowledges that he owes to Thurstan de Westminster. Hampslape, parson of Lotegersale church, 150 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Enrolment of deed by Thursteyn de Hampslape, parson of the church of Lotegershale, witnessing that whereas he has granted and leased to Thomas de Thochwyk his said church and all the profits thereof, and 20 cows with their issue and profit, for three years from the feast of St. John last past, as contained in the indented writings made between them, for 50 marks yearly, and Thomas has made him a recognisance for 150 marks to secure payment of the ferm, the said Thursteyn grants that if Thomas pay him the said 50 marks yearly for the three years, or if Thomas be ousted from the ferm of the church and cows by Thursteyn or otherwise within the term, then Thomas shall be quit of the recognisance. Dated at London, 4 November, 18 Edward II.

*Memorandum*, that Thurstan and Thomas came into chancery in the church of the Carmelite friars, London, on the said day, and acknowledged the aforesaid indentures.

Nov. 4. Ralph de Malton, parson of Great Stokton, diocese of Lincoln, acknowledges that he owes to John de Warennia, earl of Surrey, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon. Westminster.

Nov. 5. John son of John Roger of Kyslyngbury acknowledges that he owes to Westminster. Edmund de Pynkenye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of grant by Thomas de Lofeud to John de Molyns of a messuage and 42 acres of land and an acre of meadow in Northfareham. Witnesses: John de Ifeld, knight; John de Scures, William de Northho, John de Rokes, Thomas de Saunford, William de Clif, and Thomas de Sibthorp, clerks. Dated at Westminster, 6 November, 18 Edward II.

*Memorandum*, that the said Thomas came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

Nov. 8. Thomas son of William de Somercotes acknowledges that he owes to Westminster. Matilda, daughter of John Tany, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de London of Bristoll acknowledges that he owes to John de Cotum of London, 'peletere,' 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Thomas de Henre, knight, acknowledges that he owes to Michael de Pycombe 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*MEMBRANE 26d.*

Nov. 6. Hugh, prior of Caldewell, acknowledges, for himself and convent, that Westminster. he owes to John de Olneye, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

1324.

*Membrane 26d—cont.*

Ralph de Malton, parson of Great Stokton church, diocese of Lincoln, acknowledges that he owes to Manettus Francisci, merchant of Florence, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Brother John, prior of Bermundeseye, acknowledges, for himself and convent, that he owes to John de Tyringham 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment.*

Enrolment of deed witnessing that whereas the said prior is bound by the above obligation to the said John in 40*l.*, the said John grants that the prior shall be discharged of the recognisance if he pay him 10*l.* at Michaelmas next and 10*l.* at Easter following. Dated at Westminster, on Thursday before Martinmas, 18 Edward II.

*Memorandum*, that the prior and John came into chancery at Westminster, on 6 November, and acknowledged the above.

Nov. 6. Thomas de Useflete, parson of Munestok, puts in his place Thomas de  
Westminster. Warrewyk and Hugh de Ebor[aco], clerk, to prosecute a recognisance for 50 marks made to him in chancery by Gerard de Useflete, knight.

Thomas de Seint Legier puts in his place Theobald Poleyn and Hugh Bussy to prosecute a recognisance for 20*l.* made to him in chancery by Hugh de Waleton, citizen of London.

Nov. 8. Thomas West puts in his place Theobald Portjoie to prosecute a re-  
Westminster. cognisance for 130 marks made to him in chancery by Ralph Bygot.

Godwin Torek acknowledges that he owes to Edmund, earl of Arundel, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

John de Bohun of Midhurst acknowledges that he owes to the earl 133*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Richard le Rous of Haveryng acknowledges that he owes to John Puicelegle of Genoa (*Genes*), citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Richard Golde acknowledges that he owes to Richard de Rytlyng 64*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

Nov. 9. John, bishop of Ely, acknowledges that he owes to Hugh le Despenser,  
Westminster. lord of Glomorgan, 2,000*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Cambridge.

*Cancelled by pet. of C. because there was shewn before the Council and in chancery a letter of acquittance for the whole sum under Hugh's seal.*

John Gentilecorps, parson of the church of Wotesdon, diocese of Lincoln, acknowledges that he owes to Richard Dammory, knight, 44*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Nov. 8. Simon de Knottyngley, who long served the king, is sent to the prior  
Westminster. and convent of Tuttebury to receive such maintenance as Master Thomas le Bakere, deceased, had in their house. By K.



1324.

*Membrane 26d—cont.*

— Arnulph son of Arnulph and William de Perham put in their places William de Emeldon, clerk, to defend the execution of a recognisance for 200*l.* made by them to John son of Arnulph de Mounteny.

Nov. 6. To the treasurer and barons of the exchequer. Order to cause Robert Westminster. de Watevill, who is staying in Gascony in the king's service, to have respite until Easter next for all debts due to the exchequer.

Nov. 12. Henry de Lyndeseye, clerk, acknowledges that he owes to Thomas de Westminster. Sibethorp, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

William Rosel of Deneby acknowledges that he owes to Baldwin de Fryvill 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

*Cancelled on payment.*

Nov. 11. Henry de Grenevill acknowledges that he owes to William de Chevereston Westminster. 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Brother Hugh, prior of Caldewell, acknowledges, for himself and convent, that he owes to John Gete and Asselinus Simonette of Luca 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

*Cancelled on payment.*

Simon Perpount and Alan Talbot acknowledge that they owe to Henry Darcy of London, 'draper,' 43*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Sussex and Warwick.

*Cancelled on payment.*

Simon de Pirpount acknowledges that he owes to Alan Talbot 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Philip Lovel acknowledges that he owes to Henry, bishop of Lincoln, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts, Dorset, and Devon.

Ralph Bygot, knight, puts in his place Robert de Bywell and Adam de Ayremynne, clerks, to defend the execution of a recognisance for 130 marks made in chancery by him to Thomas West.

Nov. 13. Hugh son of Nicholas Ambroys of Linchelad acknowledges that he owes Westminster. to Thomas de Chedinton 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nov. 8. To the treasurer and barons of the exchequer. Order to cause John de Westminster. Segrave, the elder, who is staying in Gascony in the king's service, to have respite until Easter next for all debts due to the exchequer.

— John, prior of Chikesond, puts in his place brother John de Leccheworthe, his fellow-canon, and William de Horblyng to defend the execution of a recognisance for 400 marks made by him in chancery to Manettus Francisci, merchant of Florence.—Robert de Hemmyngburgh, clerk of chancery, received the attornment by the chancellor's order.

Nov. 17. William Randolf of Medefeld acknowledges that he owes to Thomas Westminster. Randolf of Medefeld 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John, abbot of Stanle, acknowledges, for himself and convent, that he owes to Roger Rykeman, citizen of London, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

*Cancelled on payment.*

1324.

*Membrane 26d—cont.*

Master John de Wynchelse, clerk, acknowledges that he owes to Master Robert de Baldok, the younger, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

Nov. 19.  
Westminster.

Gerard son of Gerard de Braibrok and John Oyldeboef of Colmord acknowledge that they owe to Nicholas de Staunford, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Bedford and Buckingham.

*Cancelled on payment.*

Adam de Everyngham of Laxton, knight, acknowledges that he owes to Thomas de Lungevillers, knight, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John Paynel, lord of Drax, acknowledges that he owes to William de Ayremynn, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Cottele acknowledges that he owes to Edmund de Malynes 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cornwall and Devon.

Nov. 22.  
The Tower.

Robert de Botlesford acknowledges that he owes to Master John Walewayn, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Nov. 28.  
Huntingdon.

John Martel of Blebury acknowledges that he owes to Master John de Blebury, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*MEMBRANE 25d.*

Enrolment of deed of Thomas, son of the king of England, earl of Norfolk, marshal of England, and brother of the present king, witnessing that whereas, on 17 August, 17 Edward II., he granted to Hugh le Despenser, lord of Glaumorgan and Morganno, for life, the castle of Strogoill and the manors and towns of Chepstowe and Tudenham, and all his other lands and rents beyond the Saverne between that river and the water of Weye, and elsewhere in Wales and in the marches outside the county (*counte*) of England, except the office of the marshalsea as it appertains to the said castle, manors, and lands, with all knights' fees, advowsons, franchises, etc., at a yearly rent of 200*l.* sterling, the said Thomas hereby, in consideration of 1,200 marks paid to him beforehand by Hugh, releases the said rent to Hugh for life and all action for waste. Witnesses: John, bishop of Norwich; Walter, bishop of Exeter; Sir Edmund, earl of Arundel; John de Garenne, earl of Surrey; John de Hastingges; Robert del Idle; John de Crumbewell. Dated at Westminster, 15 November, 18 Edward II.

*Memorandum*, that the earl came into chancery, on the said day, and acknowledged the above deed.

Nov. 15.  
Westminster.

William de Offyngton, clerk, puts Benediet de Normanton, clerk, in his place to prosecute a recognisance for 45 marks made to him in chancery by Thomas son of William de Hastinges.

Nov. 14.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Robert de Leyburn, late sheriff of Lancaster, who is staying in Gascony in the king's service, to have respite until Easter next for the account that he is bound to render for the time when he was sheriff of the said county. By K.



1324.

*Membrane 25d—cont.*

Nov. 18. To Robert de Kendale, constable of Dover castle and warden of the Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Alan de Rothewell, clerk of John de Segrave, who is staying in the duchy [of Aquitaine] in the king's service, to cross the sea in that port with his two grooms, provided that he do not carry with him suspicious letters, as he is going to the duchy upon John's affairs by the king's licence. By K. on the information of W. de Ayrem[ynne].

Nov. 22. John de Horkestowe, parson of the church of Hetherington, diocese of The Tower. Lincoln, acknowledges that he owes to John Mayheu of London and Isabella his wife 80 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nov. 21. Thomas de Whatton, clerk, acknowledges that he owes to Thomas de The Tower. Sibethorp, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—William de Herlaston, one of the keepers of the seal, received the acknowledgment.

Nov. 24. John Pecche, knight, acknowledges that he owes to Taldus Valoris and Cheshunt. his fellows, merchants of the society of the Bardi of Florence, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Memorandum*, that on Friday, 16 November, Master Robert de Baldok, archdeacon of Middlesex, the chancellor, upon his leaving for York to have treaty there with the Scots, sitting at table in the hall of his lodging in Yvy Lane near St. Paul's London, delivered by his own hands the king's great seal under his own seal to Sir Richard de Ayremynne, keeper of the rolls of chancery, in the presence of Master Henry de Clyf, Sir William de Herlaston, and other clerks of chancery, to be kept under the seal of the said Henry and William, and to do what pertains to the office of the great seal until the chancellor's return to court, and the said Richard, sitting at the said table, received the seal from the chancellor by his own hands, and immediately after dinner in the said hall, before the chancellor's departure, the seal was opened in the presence of Henry, William, and the clerks aforesaid, and writs were sealed therewith, and after the sealing the seal remained in Richard's custody, to be kept under the seals of Henry and William in form aforesaid. And afterwards, on 12 December, the said Richard delivered the seal by his own hands to the chancellor under the seals of Henry and William in his hall within the priory of Lenton near Notynggham, immediately after dinner, when the table at which he sat had been removed, in the presence of the said Henry and William and other clerks of chancery, and the chancellor received the seal into his own hands from Richard, and caused it to be opened there and caused writs to be sealed therewith, and after the sealing the seal remained in the chancellor's custody. [*Parl. Writs.*]

Nov. 24. To the treasurer and barons of the exchequer. Order to cause Nicholas Cheshunt. de Langeford, who is staying in the king's service in the duchy [of Aquitaine], to have respite until Easter for all debts due to the exchequer. By K.

*MEMBRANE 24d.*

Nov. 15. Walter son of Humfrei, knight, and William le Corouner, 'viniter,' of Westminster. London, acknowledge that they owe to John de Neubury, the younger, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.—The chancellor received the acknowledgment.

Nov. 12. William de Herthull acknowledges that he owes to John Pecche Westminster. 100 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.—The chancellor received the acknowledgment.

1324.

*Membrane 24d—cont.*

John de Say of Mertok acknowledges that he owes to Henry de Grauntebrigg 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nov. 15. John de Amwell acknowledges that he owes to Thomas de Sibthorp,  
Westminster. clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Elizabeth, late the wife of William de la Lee, acknowledges that she owes to Edmund Maubank of Strode 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

John Jordan of Southampton acknowledges that he owes to John de Vaus and Laurence le Meys 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William de Wautone acknowledges that he owes to William, vicar of the church of Stebbyng', and William Porter of Stebbyng', 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 10. To the sheriff of Cornwall. Order to cause 8*l.* 15*s.* 0*d.* to be paid by  
Westminster. the community of the county to Robert de Lestre and John Billoun, knights of the shire, who lately came to London to treat there upon divers matters touching the king and his realm, for their expenses in staying there twenty-one days and for seven days in coming thither and for seven days in returning, each of them taking 2*s.* 6*d.* a day. By K.  
[*Parl. Writs.*]

The like for various sums in favour of the knights of other counties.  
[*Ibid.*]

Nov. 25. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem  
Bassingburn. in England, acknowledges that he owes to John de Portinariis and Acheritus de Portinariis, merchants of Florence, 346*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Hugh Madefray, merchant of London, acknowledges that he owes to Edmund, earl of Arundel, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Master Jordan de Caumvill, parson of the church of Bukketone 'under the Ble,' acknowledges that he owes to William Blundell of Caldecote 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Brokford, parson of the church of West Walton, and William de Wetheringesete acknowledge that they owe to Thomas de Betoigne of London 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

*MEMBRANE 23d.*

Nov. 22. To the sheriff of Hereford. Order to permit Roger Pychard, who is  
The Tower. staying in the duchy [of Aquitaine] in the king's service, to have respite until Easter next for all debts due to the exchequer. By K.

Nov. 24. John son of John de Horne acknowledges that he owes to Adam de  
Cheshunt. Rouston 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of release by William son of Robert Oliver of Rokyngham to Simon Sydrak of Rokyngham and Margaret his wife of his right in 5 acres and 3½ roods of land in Rokyngham, which William had of the gift of



1324.

*Membrane 23d—cont.*

John de Cotene of Rokyngham and Margery his wife by fine levied in the king's court. Witnesses: Sir William la Zouche of Haryngworth, Sir Eudo la Zusche, Sir Roger Beler, Sir Humphrey de Bassyngbourne, Sir Laurence de Preston, Sir John Daundelyn, and Sir Henry de Deen, knights; John le Zusche of Kirkeby; Robert de Tolthorp; John del Isle of Brampton; Robert Domer of Eston; William de Keythorp; Roger de Sutton; Robert Bosevyle of Lufwyk; Richard Burdoun of Rokyngham; John Hawessone; Thomas Burdoun. Dated at Rokyngham, on Thursday the feast of St. Luke, 18 Edward II.

*Memorandum*, that William came into chancery at Westminster, on 24 November, and acknowledged the above.

Enrolment of release by the said William to the said Simon Sydrake of Rokyngham of his right in a messuage, 8 acres of land, and a moiety of an acre of meadow in Rokyngham and Eston near Rokyngham, which William had of the gift of John de Cotene of Rokyngham and Margery his wife by fine levied in the king's court. Witnesses and date as in preceding release.

*Memorandum*, that William came into chancery at Westminster, on 24 November, and acknowledged the above deed.

Enrolment of grant by William Thebaud of Westmeln to Richard de Gadysbury and Margaret his wife and Adam their son, of all his lands in Westmeln and Braghingg for the term of his life, rendering therefore 12 marks yearly. Witnesses: Sir Robert Baard, knight; Geoffrey de la Lee; Richard de Muford; Richard Smelt; William Schakeloc; Theobald the knight; William son of Geoffrey de Westmeln. Dated at Westmeln, on Sunday the morrow of St. Edward the King, 18 Edward II.

*Memorandum*, that William came into chancery at Westminster, on 24 November, in the aforesaid year, and acknowledged the above deed.

Enrolment of release by Richard Tuchet to Sir William de Ayremynne, clerk, of his right in a moiety of the manor of Wylughby Silkisby, which moiety he recovered in the king's court, in fifteen days from Martinmas, in the 18th year of his reign, before William de Bereford and his fellows, justices of the Bench, at Westminster, by judgment of the court against the aforesaid William de Ayremynne. Witnesses: Sir John Neweland and Sir Peter de Ludyngton, clerks; William Basset; William de Lincoln; Roger Basset. Dated at London, Monday after St. Andrew, 18 Edward II.

*Memorandum*, that Richard came into chancery at Westminster, and acknowledged the above deed.

Nov. 30. Master John de Barton of Hull and Robert de Barton of Hull acknowledge that they owe to Michael de Wath, clerk, 70 marks; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*

— Gilbert de Risshton puts in his place Thomas de Brayton, clerk, and  
— William de Langare to prosecute a recognisance for 10*l.* made to him in chancery by Robert del Cley of Blyth (*Blitha*).

Enrolment of release by William de Roos of Ingmanthorp to Sir Geoffrey le Scrop, knight, of his right in the manors of South Muskham and Carleton. Witnesses: Master Robert de Baldok, chancellor of England; Sir Henry le Scrop, knight; Sir William de Ayremyn, clerk; Sir Roger de Somervyle, sheriff of York; Sir William de Herle, knight; Nicholas de Langeton, mayor of York; John Byek; William de Otryngton, chaplain; John de Munkegate, clerk. Dated at York, on Saturday the morrow of St. Andrew, 18 Edward II.

1324.

*Membrane 23d—cont.*

*Memorandum*, that William de Roos came before the said chancellor, who was at York by the king's order to treat with the Scots, and acknowledged the above deed. And the chancellor afterwards, on 12 December following, in the church of St. Nicholas, Nottingham, near the castle, delivered the aforesaid deed to Richard de Ayremynn, keeper of the rolls of chancery, and ordered it to be enrolled.

Dec. 11. Richard de Rothyng, fripperer (*philipparius*) of London, acknowledges Nottingham. that he owes to Robert de Wodehouse, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Dec. 18. Hugh Damesone of Nottingham acknowledges that he owes to William de Nottingham. Herlaston, clerk, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Roger de Akeovere acknowledges that he owes to Walter de Lincoln of Nottingham 4 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Dec. 24. John de Rithre acknowledges that he owes to the king 300*l.*; to be Nottingham. levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Dec. 20. John de Thynden, clerk, has letters to the abbot and convent of Croyland Nottingham. to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

*MEMBRANE 22d.*

Nov. 25. John son of William de Wanetyng' acknowledges that he owes to Richard Bassingburn. le Cleet of Chepynglamborn 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

William de Bradshagh, knight, acknowledges that he owes to Robert de Haliwell, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

— Roger le Barber of Sandhoton puts in his place Hugh de Ebor[aco],  
— clerk, and Simon Kyngeson to prosecute a recognisance for 5 marks made to him by William Roseles.

Dec. 22. Richard de Ryboef and William de Holyns of Stretton acknowledge that Nottingham. they owe to Walter de Lincoln of Nottingham 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

Dec. 22. William de Berlay acknowledges that he owes to William de Ayremynne, Nottingham. clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.—William de Herlaston received the acknowledgment.

Dec. 18. To Robert de Kendale, constable of Dover castle and warden of the Nottingham. Cinque Ports, or to him who supplies his place. Order to cause diligent search to be made in all ports and places within his bailiwick of all persons coming into England from parts beyond sea, and to arrest all letters of a suspicious nature and their bearers, sending such letters to the king with all speed and causing the bearers to be kept safely until further orders, as the king is given to understand that many letters prejudicial to him and his crown are being brought into the realm notwithstanding his late orders to the said warden and other keepers of ports to cause search to be made for such letters.

By K.

[*Fadera.*]



1324.

*Membrane 22d—cont.*

The like to the following :

- The mayor and sheriffs of London.
- The bailiffs of Bristol.
- The bailiffs of Southampton.
- The bailiffs of Portesmouth.
- The sheriff of Southampton.
- The sheriff of Somerset and Dorset.
- The sheriff of Devon.
- The sheriff of Cornwall. [*Ibid.*]

*MEMBRANE 21d.*

Assignment of dower of the manor of Wroxhale, co. Somerset, made to Eleanor, late the wife of Ralph de Gorges, by the king's escheator, on 1 March, 17 Edward II., by virtue of the king's writ. These are assigned to her, for her dower of the chief messuage, a messuage at Burton wherein are situate a hall with a chamber, a barn, a cow-house, a stable, a barn, and a gate with a chamber above it, the easements whereof are not extended because they are worth nothing beyond reprises. There are also assigned to her a dovecot at Burton, worth 4s. yearly; a garden at Burton, worth half a mark yearly. There are also assigned to her 198½ acres of land of the demesne lands of the manor, of the yearly value of 72s. 0¾d., whereof 43½ acres and 1 rood lie at Burton in the *cultura* near Barewe Westeleyes and Munecheneorchard, price 1d. an acre; in the *cultura* called Wowethere, Shrubbetheslade, and La Grove 28 acres, price 2d. an acre; in the *cultura* of Bradefurlang 6 acres, price 3d. an acre; in the *cultura* Bynitheton 28 acres, price 5d. an acre; in the *cultura* of Westfeld and Northfeld at Burton 69 acres, price 6d. an acre; and in Lupeẏatefeld at Wroxhale 24½ acres and 1 rood, price 8d. an acre. There are also assigned to her 26 acres of meadow and a rood, of the yearly value of 46s. 1d., to wit at Burton in Langemedede and Burtoneham 19 acres and 1 rood, price 20d. an acre, and in Bineswell and Foullewellesmode 7 acres, price 2s. an acre. There are also assigned to her 58½ acres of pasture, of the yearly value of 26s. 5d., whereof 23 acres, price 6d. an acre, lie in Burton Wode and La More outside the park, 13½ acres, price 8d. an acre, in La Hame near Le Mullehous, 5 acres in Shortemore, price 4d. an acre, 17 acres, price 3d. an acre, in Radingrovecroft and Sharpecroft. There are also assigned to her 38 acres of wood and a rood, of the yearly value of 3s. 10d., consisting of 9½ acres of alderholt in Burtonewode, 6 acres of spinny (*spineti*) in the grove (*grava*) Boneden, 3 roods of spinny in Radingrove, 8 acres of spinny in three groves near Godingeshous, and 14 acres of small alderholt in the moor (*mora*) without the park. There are also assigned to her 11 acres of heath and reeds (*jaonibus*), of the yearly value of 3s. 4d. There are also assigned to her 6l. 7s. 5d. of yearly rent from the following free tenants: Thomas de Bernewode 13s. 4d., Thomas Fraunkelayn 7d., John le Frensh 9s., Thomas Neel 5s., Thomas Gatecombe 10s., Laurence the clerk 7s. 6d., Richard Galopyn 9s., Robert le Frensh 3s., Walter atte Mulle 12s., Richard Galopyn aforesaid 2s., John Jacob 6s. 8d., William le Smyth 8s. 6d., Adam Chaumpion 5s. 3d., Simon de la Torelle 7d., Richard Bodynet 8s., William Berde 24s., Walter de Stabrichull 3s. There are also assigned to her 16l. 13s. 9¾d. of yearly rent and service from the following villeins: Roger Herdw[ich] 12s. 4½d., [ ] atte Welle 12s. 4½d., William Herdewich 12s. 4½d., Thomas Upehull 12s. 4½d., Ralph atte Lupeẏate 12s. 1d., John atte Mulle 6s. 10¾d., Robert Berd 7s. 1d., Adam Smuddyng 7s. 1d., John Rogers 5s. 0½d., Simon de Glaston' 4s. 2d., Adam Gynegone 4s., Edith Nel

1324.

*Membrane 21d—cont.*

3s. 2d., William Chark 2s., Hawisia Chark 5s. 2d., John Housewif 3s. 8d., John Tracy 23s. 7½d., Roger de Kenecote 21s. 8d., Eva in la More 22s. 8d., Richard de Berehull 15s. 6½d., John Estovere 15s., John le Kyng of Naillesy 21s. 8d., Edward atte Lupeʒate 8s. 1d., Walter Wodeward 9s. 1½d., Robert Gocelyn 8s. 1d., Nicholas de Cutelbrigg 8s. 0¼d., William Crosman 9s. 0¼d., William atte Lane 8s. 4¾d., William Mariot 10s. 10d., John Berd 10s. 3½d., John atte Nass[he] 10s. 3½d., John atte Pyle 10s. 4d., Edith Genyng' 2s. 5d., Eva atte Merssh 2s. 9¾d., Nicholas Gocelyn 22¾d., Edith Litelfoghel 21¾d., William Godefray 6d., John Wodeward 14d., John Peytevyn 9d. In witness whereof the seal of the escheator and the seal of Robert de Duddel, Eleanor's attorney appointed by her letters patent to receive the assignment of dower, are put to this indenture. Dated at Wroxhale, the day and year aforesaid.

Assignment of dower of the lands of the aforesaid Ralph in the manor of Braunton, co. Devon, made to the said Eleanor by the escheator on 20 March 17 Edward II., by virtue of the king's writ. There are assigned to her, for her dower of the chief messuage, a barn excepting the granary and chamber on the west, a little house covered with straw lying before the door of the barn, with the site of the barton the length of the said barn, the easements whereof are not extended because they are worth nothing beyond reprise. There are also assigned to her a part of the garden near the said little house, the boundary of which part extends from the east corner of the said barn to a marked ashtree on the south of the ditch of the said garden; a garden near the mill, worth 9d. yearly; a third of the yearly profit of the water-mill, which profit is worth 5s. yearly. There are assigned to her 26½ acres of arable land of the demesne lands, of the yearly value of 16s. 2d., consisting of an acre in the *cultura* Underfayrlinch in two parcels, price 4d., 1 acre in the *cultura* at Schorteland, 1 acre in the *cultura* at Le Aliene, 2 acres in two parcels in the *cultura* of Myddelforlong, 3 acres in four parcels on La Merlane, price 6d. an acre, 3 acres in four parcels in the *cultura* under La Morlane, 1 acre in the *cultura* Bysoutheye, 1 acre in the *cultura* Bywestegreneweye, 1 acre in the *cultura* Bywestestriclane, the two most southern acres in the *cultura* at La Putte, 2 acres in two parcels in the *cultura* Byestecharthurn, 2 acres in the *cultura* Bywestelathurn, 1 acre in the *cultura* at La Crofta, 1 acre in the *cultura* on Smerham, half an acre in the *cultura* at La Longeland, 1 acre in the *cultura* Byestesmaleweye, 1 acre in the *cultura* at La Cok, 1 acre in the *cultura* called 'Stonacre,' price 8d. an acre. There are also assigned to her half an acre of meadow, of the yearly value of 8d.; the middle close of pasture in the park, worth 12d. yearly; a third of the easements of a water called 'Le Mere,' which is not extended because it is worth nothing, except for the feeding of swans. There is also assigned to her a third of all the profits, pleas, and perquisites of the court to be held yearly in common by the common stewards, to be levied yearly by the common bailiffs. There are also assigned to her 47s. of yearly rent from the following free customary-tenants: Geoffrey de Nywton 8s., Walter Uppehill and his tenants 4s., Robert Courteys 2s., Thomas Th[ure]ward 18d., Adam Thureward 18d., Elias Hervy 4s., Helewysia de Halsangre 4s., William Symund 4s., Thomas son of Richard Symund 4s., Roisia la Webba 4s., Dionis[ia] Chaunterel 4s., Roger Thurgod 2s., John atte Welle 4s. There are also assigned to her 70s. 1d. of yearly rent from the following free tenants for life: John Dunys 6s. 6d., John the cook (*coquo*) 2s., Thomas Toghta 2s., Adam Hyna 12s., Richard Taillour 5s., Thomas Wek 2s. 7d., Laurence Bata 9s., Richard Loveryng 6s. 4d., Thomas Thureward 4s., Thomas Hathy 4s., Robert Broun 4s., Thomas Loth 3s., Philip Wek 3s. 6d., Geoffrey de



1324.

*Membrane 21d—cont.*

Neuweton 5s. 11d., Robert Abra. . 1d., William Thureward 1d., Robert Templ', 1d. In witness whereof the seal of the escheator and the seal of John Devereus, Eleanor's attorney to receive her dower, are appended to this indenture. Dated at Branton, the day and year aforesaid.

Dec. 29.  
Nottingham.

Richard de Halum of Notyngnam acknowledges that he owes to William de Herlaston, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

John, abbot of Wellebek, acknowledges, for himself and convent, that he owes to Adam de Brom, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

*Note of payment of 10 marks, acknowledged by Adam on 23 May.*

Roger le Botyller of Stok acknowledges that he owes to Richard de Wylughby, the younger, 20l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

1325.

Jan. 7.  
Ravensdale.

Nigel de Caisho came before the king, on Monday after the Epiphany, and sought to replevy to Simon Kyller of Bedeford the said Simon's land in Bedeford, which was taken into the king's hands for his default before the justices of the Bench against Henry Oliver. This is signified to the justices.

Jan. 1.  
Ravensdale.

To Master Gilbert de Middelton, archdeacon of Northampton. Order to be at Westminster on the morrow of the octaves of the Epiphany next before W. bishop of Exeter, the treasurer, and Master Robert de Baldok, archdeacon of Middlesex, the chancellor, and others of the king's council, to give his counsel upon certain matters touching the king and his realm. [*Parl. Writs.*]

By K.

The like to the following :

Master Robert de Sancto Albano, dean of the Arches, London.

Master Richard de Gloucestria. [*Ibid.*]

Jan. 16.  
Ravensdale.

John de Roteham came before king, on Tuesday after St. Hilary, and sought to replevy to Master Simon son of Simon de la Dene of Mepham the said Simon's land in Ludesdene, Mepham, Northflete, Swanescompe, Estmallyngge, and Clyve near Heggham, which was taken into the king's hands for his default before the justices of the Bench against John Sewale of London and Sarah his wife. This is signified to the justices.

Jan. 16.  
Whitwick.

Robert de Kelleseye acknowledges that he owes to Andrew Peres, merchant of Spain, 16l.; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment, acknowledged by James de Ispannia, Andrew's attorney.*

Jan. 23.  
Langley.

John son of William Godefrey of Stone in the Isle of Oxeneye and John de Ore acknowledge that they owe to Master Robert de Baldok, the younger, 53 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

John son of Reginald Flemmyng, knight, acknowledges that he owes to the said Master Robert 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

1325.

*Membrane 21d—cont.*

Robert son of Robert atte Brom of Stevenach acknowledges that he owes to Master Richard de Baldok 100s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*MEMBRANE 20d.*

Enrolment of release by John de Eyvill of Anstan to Eleanor, wife of Hugh le Despenser, son of the earl of Winchester, and to Gilbert son of the said Hugh and Eleanor, and to Gilbert's heirs of his right in 11*l.* 11*s.* 10½*d.* of rent in Crek, co. Northampton, and in 8*l.* 8*s.* 1½*d.* of rent in Melton Moubray, co. Leicester, which rents John had of the gift of Sir John de Moubray. Witnesses: Sir Geoffrey le Scrop, Sir Roger Belers, Sir Richard Damory, Sir Robert de Hanstede, Sir Robert de Sapy, Sir Robert de Gryndon, knights; Sir William de Clif, clerk. Dated at Notingham, 26 December, 18 Edward II.

*Memorandum*, that John came into chancery in the church of St. Nicholas near the castle of Notingham, on the said day, and acknowledged the above deed.

1324.

Dec. 26.  
Nottingham.

To the keeper of the port of Dover. Order to permit Henry le Mune, yeoman of John de Fenles, to pass to parts beyond sea from that port, and to permit the said John de Fenles to enter the realm with his men, servants, horses, equipment, and other things, if he come to that port, notwithstanding any order of the king's to arrest the bodies of Frenchmen or to take their goods into his hands. By K.

Dec. 29.  
Nottingham.

Payn de Vilers, knight, acknowledges that he owes to Roger Beler and Richard de Whatton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Henry de Cauntebr[ugge], tailor, acknowledges that he owes to the king 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Memorandum*, that this recognisance shall be annulled upon payment of 63*l.* 15*s.* 2½*d.*

*Cancelled on payment, acknowledged by the king in his chapel at Westminster, on Saturday after the Purification.*

Dec. 31.  
Nottingham.

Hugh Damesone of Notingham, Roger Palmere of Notingham, and John de la Cornere of the same acknowledge that they owe to William de Herlaston, clerk, 24 marks; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

1325.

Jan. 1.  
Nottingham.

Geoffrey son of William de Hoverynham acknowledges that he owes to William de Clif, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

1324.

Dec. 30.  
Nottingham.

To Thomas, earl of Norfolk, marshal of England. Order to come to the king at Winchester on the second Sunday of Lent, as the king wishes to take counsel with him and the prelates and other magnates and *proceres* of the realm concerning his passage to the duchy of Aquitaine, whither he has ordained to go in aid of the duchy against the attacks of the king of France. [*Fadera: Parl. Writs.*] By K.

The like to eight earls and to fifty others. [*Ibid.*]



1324.

*Membrane 20d—cont.*

To W. archbishop of York. Like order, '*mutatis mutandis*.' By K.  
[*Ibid.*]

The like to W. archbishop of Canterbury and to fifteen bishops and to twenty-three abbots and priors. [*Ibid.*]

Master Adam de Ayremynn, clerk, puts in his place William de Salteby, clerk, to prosecute a recognisance for 12 marks made to him in chancery by John Greyndorge.

The said Master Adam puts the said William in his place to prosecute a recognisance for 100s. made to him in chancery by William de Newehagh.

1325.

Jan. 18.  
Ravensdale.

Henry de Cantuaria puts in his place Robert de Kelm and Benedict de Normanton, clerk, to prosecute a recognisance for 60 marks, made to him in chancery by John son of Richard de Tenham, chaplain.

The said Henry puts in his place the same Robert and Benedict to prosecute a recognisance for 20*l.* made to him in chancery by William le Chaundelour of the parish of St. Michael atte Corn', citizen of London.

Jan. 17.  
Buckby.

John de Thorndon acknowledges that he owes to John de Cokermouth 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William, abbot of Waverle, acknowledges, for himself and convent, that he owes to John de Oxon[ia], citizen of London, 106*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment.*

Jan. 18.  
Buckby.

Brother Thomas Larchier, prior of the Hospital of St. John of Jerusalem, acknowledges that he owes to Roesia de Burford, late the wife of John de Burford, 1,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Sussex, Kent, and Essex.

*Cancelled on payment, acknowledged by Henry de Idebury, parson of Islep church, one of the executors of Roesia's will.*

Peter Pogeys acknowledges that he owes to Walter de Salynge 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Enrolment of release by William Cros, citizen and fishmonger of London, to Robert de Kelleseye of his right in a tenement held by Robert in the ward of the bridge near the shambles (*macella*) of Estchepe of the gift of Master William Prylly, which messuage lately belonged to Robert de Multon and Agnes his wife of the gift of Jocia le Cator, and which Agnes bequeathed in her will to be sold after Robert's death by her executors, to wit Adam de Walsok' and William de Bristwelle, who sold the messuage to the said Master William Prylly. Witnesses: Hamo de Chekewelle, mayor of London; Benedict de Folsham and John de Causton, sheriffs of London; Andrew Horn; Arnald le Chaundeler; Richard Horn; Thomas Doget; Walter de Mordone; Thomas de Bury, butcher; Thomas de Pirle. Dated at London, on the morrow of St. Hilary, 18 Edward II.

*Memorandum*, that William came into chancery, on the aforesaid day, and acknowledged the above deed.

*MEMBRANE 19d.*

Jan. 23.  
Langley.

Thomas Doget of London acknowledges that he owes to Adam de Garboldesham 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

1325.

*Membrane 19d—cont.*

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Peregrine de Contron', merchant, 1,200 marks; to be levied, in default of payment, of his lands and chattels in England and Wales.

*Cancelled on payment, acknowledged by Pancheus de Controne, Peregrine's attorney.*

Ralph son of Margery de Byngham acknowledges that he owes to John son of Ellen de Skeryngton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Alice, late the wife of John Gerard of Southorn, acknowledges that she owes to John Gerard, her son, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Jan. 25.  
Langley.

John, prior of St. Gregory's Canterbury, acknowledges, for himself and convent, that he owes to Robert son of Stephen de Cosynton 148 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Jan. 25.  
Langley.

John son of John de Horne acknowledges that he owes to Adam de Rustone 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Thomas de Retheryk of Tatlisfeld acknowledges that he owes to John de Mockyng of Somerset, fishmonger of London, 32*l.*; to be levied, in default of payment, of his lands and chattels in eos. Gloucester and Surrey.

Richard de Bochirst, citizen and tailor of London, acknowledges that he owes to Hugh de Garton, citizen and merchant of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Thomas de Pevenese, parson of the church of Toucestre, diocese of Lincoln, acknowledges that he owes to John de Oxon[ia] of London, vintner, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Jan. 26.  
Langley.

Master Richard de Grene, treasurer of St. Paul's London, and William de Mordon, vicar of Chesewyk, diocese of London, acknowledge that they owe to Master Geoffrey de Eyton, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Reginald atte Conduyt, the younger, of London acknowledges that he owes to John son of Robert Pecok, the elder, 9*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of release by Robert de Stureye to Simon son of Peter le Graunger of Esshettesford and Beatrice his wife of two messuages and 36 acres of lands at Batailefeld, Micheledane, Littledane, Littlebratteghe, Fouracre, Delteghe, Hogheteghe, Hanteghes, Welteghes, Aunsesham, Reiacre, and Herst in Esshetesford, and of 3 acres of meadow in Palstre and Aunsesham, in the same town, 4 acres of wood at Hogheteghe, Delteghe, Marlepet, Copelane, and atte Herst, in the same town, and 32 acres of pasture and alderholt in Estbrok, Northbrok, Constebrook, Coumbe, Holecoumbe, Cnokkle, Aylbere, and Saggenale, in the same town. He also grants to them the reversion of a messuage in Esshetesford, and of 8 acres of land at Heghedane and Piriton, in the same town, and of 5 acres of land at Shaddesland in Kenynton, and of 3 roods of meadow at Aybrokesmed in Esshetesford, after the death of Robert de Mounte, who holds them for life: to have and to hold the said tenements and reversion



1325.

*Membrane 19d—cont.*

to Simon and Beatrice and the heirs of their bodies, with remainder in default to Simon's heirs. Dated on Monday after the Epiphany, 18 Edward II. Witnesses: Thomas de Faversham; Thomas de Gravene; Henry de Stureye; John de Chelmynton; Richard de Egeryndenn; Henry atte Melle; Walter the baker; Robert Dees; Thomas Bartelot; John le Corvyser; John de Middelbrok; Bertram Strutard; Henry Miles.

*Memorandum*, that Robert came into chancery at Westminster, on 28 January, and acknowledged the above deed.

Enrolment of release by James Beauflour, citizen of London, to Joan, late the wife of Thomas Beauflour, late citizen of London, of his right in the lands that Joan has or holds in Dunesden near Shiplake, co. Oxford, and in Oston, co. 'Barkshire.' Witnesses: Thomas Coudray, Robert Achard, and Peter de la Hese, knights; Philip de Egelfeld; Michael Belet; John Blankmoustre; John Bacon; Nicholas de Dunesden; Robert Saintescu; John Vachel; and Roger Vachel. Dated at London, 3 December, 18 Edward II.

*Memorandum*, that James came into chancery at Westminster, on 28 January, and acknowledged the above deed.

Enrolment of release by Joan, late the wife of Thomas Beauflour of London, to Walter Neel, citizen of London, of her right in the manor of Eslingham, co. Kent. Dated at Westminster, on Friday the feast of the Conversion of St. Paul, 18 Edward II. Witnesses:—[*Incomplete.*]

*Memorandum*, that Joan came into chancery at Westminster, on 28 January, and acknowledged the above.

Jan. 28.  
Langley.

William de Braybrok acknowledges that he owes to Richard son of Ralph de la Roweberue 11 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Geoffrey Touky of Hounes acknowledges that he owes to Walter de Peccham, parson of the church of Terryng', 31*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Brian de Herdeby puts in his place Walter de Basingham to defend a recognisance for 25 marks made by him in chancery to Elizabeth, now the wife of John de Aubeneye.

Joan, late the wife of William de Ardern, tenant of part of his lands, puts in her place Edmund de Brisingham and Theobald Porte Joye to defend a recognisance for 200*l.* made by William in chancery to Matthew de Wodeham.

Payn de Villers puts in his place William de Colewyk to defend a recognisance for 80*l.* made by him in chancery to Ralph Basset of Drayton.

Jan. 24.  
Langley.

To Richard le Wayte, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage and a virgate of land in Burnham, co. Buckingham, and with the other lands of Simon de Poghele, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Simon and Isabella his wife held the said messuage and virgate jointly on the day of Simon's death, to them and the heirs of their bodies, and that they are held of the king as of the manor of Chippenham, in his hands, by the service of 6*d.* and a pair of gloves or 1*d.*, and that Simon and Isabella held on the same day divers other lands of other lords by various services.

Jan. 29.  
Langley.

William de (*sic*) Faukener acknowledges that he owes to Nicholas Tunstalle 6 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

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*Membrane 19d—cont.*

John de Wengrave and Thomas son of John de Wengrave acknowledge that they owe to Hugh de Lemynistre of London 30 marks; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Hereford.

Feb. 1.  
Langley.

Robert de Risshton, parson of West Rasen church, acknowledges that he owes to the prior of Holy Trinity, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas de Gayregrave, clerk, acknowledges that he owes to Master Adam de Ayremynn, parson of Gayregrave church, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Roger Corbet of Hadeleye acknowledges that he owes to William Vaghan, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Reginald de Rokesle acknowledges that he owes to John de London, 'barber,' 80 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Hauvill puts in his place Edmund de Brisingham, clerk, to defend a recognisance for 1,000 marks made by him in chancery to John de Olneye.

Feb. 4.  
Westminster.

William Basevill of Hegham acknowledges that he owes to John de Kauntun 100s.; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Leicester, and Bedford.

Robert de Kelleseye acknowledges that he owes to John de Cherlton, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Andrew Petri de Castro Xoriz (*sic*) puts in his place James de Ispannia to prosecute a recognisance for 16*l.* made to him in chancery by Robert de Kelleseye.

William son of Roger de Cressy, tenant of part of the lands that belonged to William de Cressy of Hoddesak, puts in his place Richard de Enderby, clerk, to defend a recognisance for 200*l.* made by William de Cressy of Hoddesak, to William de Cressy, son of the said William de Cressy of Hoddesak.

Peregrine de Controne puts in his place Master Pancius de Controne and Aselinus Simonetti of Luca to prosecute a recognisance for 1,200 marks made to him by brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

James Jesys, merchant of Luca, puts in his place Master Pancius de Controne, Peregrine de Controne, and Aselinus Simonetti of Luca to prosecute a recognisance for 450 marks made to him in chancery by the aforesaid prior.

*Membrane 19d—Schedule.*

Enrolment of release by Isabella, late the wife of Adam de Hudelston, knight, lady of Godestede, to Sir Geoffrey le Scrop, knight, and to Sir Richard de Moseleye, rector of the church of Friston, and to Thomas son of the said Sir Geoffrey, and to Sir Geoffrey's heirs, of her right in a moiety of the manor of Bylington and in a messuage and 4 carucates of land in Cho. Witnesses: Sir John de Stonore, Sir William de Herle, and Sir Richard de Hudelston, knights; John de Denum; Adam de Cliderhou; Geoffrey de Fyngale; Sir Adam de Staynegreve, rector of the church of Thornovere; Sir William de Otryngton, rector of the church of Manfeld;



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*Membrane 19d—Schedule—cont.*

Sir William de Ketelby, rector of the church of Croston. Dated at Westminster, on Monday the morrow of Saint Scholastica, 18 Edward II.

*Memorandum*, that Isabella came into chancery at Westminster, on 12 February, and acknowledged the above deed.

Enrolment of agreement made at Westminster, on Wednesday after the octaves of the Purification, 18 Edward II., between John de Gippewico of London le Mercer and Sir Ralph de (*sic*) Bygot of Stokton, knight, witnessing that whereas Ralph acknowledged in chancery on the said day that he owed to John 200*l.*, to be paid at the Annunciation next, the said John grants by this deed that if Ralph pay him the above sum in the church of St. Thomas de Acon, London, by the instalments specified in this deed, the execution of the said recognisance shall cease, and Ralph grants that execution of the recognisance shall be made if he fail in the payment for two terms, and John grants that he shall not sue execution until payment have ceased for two terms. Witnesses: Sir John de Redenhale; Henry de Redenhale; Robert de Burnedissh; William de Breccles; William de Elingham; John de Blunvill; John de Ingham; Master Adam de Ayremynne; John de Shardelowe; John Claver; Thomas Bacoun; Geoffrey de Barsham.

*Memorandum*, that John and Geoffrey came into chancery at Westminster, on 12 February, and acknowledged the above deed.

Enrolment of agreement between Cantus de Blaunk, merchant of the society of the Scali of Florence, and Bankinus Brunlesk, merchant of Florence, witnessing that whereas a dispute arose between them concerning 177*l.* 19*s.* 0*d.*, which Cantus asserted that he had lent in divers parcels and which Bankinus denied having received, regarding which an inquisition was made by the king's order before the mayor and sheriffs of London and others associated with them by the king's writ, when judgment was rendered against Bankinus, who thereupon alleged error in the record and process and rendering of judgment, it is now agreed between them that two trustworthy men shall be nominated and chosen by them, each nominating one, who shall inform themselves concerning the debt and the parcels demanded, and who shall pronounce sentence concerning the exaction of the said sum and concerning Bankinus's defence, and both parties promise to abide by the sentence of the said arbitrators under the penalty mentioned below. It is agreed that if the arbitrators are unable to agree, the arbitrators shall choose a third person, and the parties agree to observe, under the said penalty, what shall be agreed upon by the said three persons or by two of them. It is agreed that if the arbitrators do not pronounce sentence within a time to be fixed, it shall be lawful for the parties to revert to the prosecution and defence of their right in the same state as they are now in. If either party refuse to obey the sentence of the arbitrators, he shall pay 200*l.* as penalty to the party willing to obey the sentence. Cantus nominates Boniface de Peruch' and Bankinus nominates Master Albertinus Rogerii de Pistorio as arbitrators. In case the arbitrators or either of them will not intend to the premises, either or both parties may nominate and choose others for this purpose. This agreement was made in chancery in the presence of Sir Richard de Ayrmynne, keeper of the rolls of chancery, Master Henry de Clif, Master William de Herleston, and others, on 17 January, 18 Edward II.

*Memorandum*, that the said Cantus and Bankinus came into chancery at Westminster, on 11 February, and acknowledged the above.

Enrolment of general release by William de Bekenefeld of co. Surrey to Sir William de Clif, clerk, of all actions, etc. Dated at London, 18 February, 18 Edward II. *French.*

*Memorandum*, that the releasor came into chancery at Westminster, on the aforesaid day, and acknowledged the above.

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*Membrane 19d—Schedule—cont.*

Enrolment of general release by Thomas Corbet, son and heir of Thomas Corbet, to Sir William de Clif, clerk, of all actions, etc. Dated as above.

*Memorandum*, that Thomas came into chancery, on the said day, and acknowledged the above.

Enrolment of release by William son of Robert de Karliolo of York to Gilbert de Ebor[aco], his brother, of his right in a moiety of a messuage in Gutherungate, York, lying between the land of the prior of Malton on both sides, extending in length from Gutherungate to the prior's land at the back. Witnesses: John Ithon; Simon son of Adam Kyngeßon of York; John son of Gilbert de Arnehale of York; Solomon le Cofrer of London. Dated at London, 8 February, 18 Edward II.

*Memorandum*, that William came into chancery at Westminster, on the said day, and acknowledged the above.

Enrolment of release by John de Wauton to John son of Roger de Lancastre and Anora his wife of his right in the manor of Barenton, co. Cambridge, which he agrees to warrant to them against all persons except John de Handlo and Matilda his wife and their heirs. Witnesses: Sir William de Herle; John de Denum; William de Denum; Nicholas de Stortford; John de Hanlaghby; Robert Parnyng'. Dated at Westminster, on Saturday after St. Valentine, 18 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 16 February, and acknowledged the above deed.

Feb. 20. To the sheriff of York. Order to cause proclamation to be made that all  
Westminster. those who have been appointed justices to take assizes, juries, and certificates, or inquisitions, or to deliver gaols, or to hear and determine trespasses or felonies, or to do any other such things in that county since the king's accession, shall send to the exchequer at the quinzaine of Easter next estreats of their rolls of fines, ransoms, amercements, forfeited issues, and all other things touching the king's profit that have not yet been sent to the exchequer, under pain of forfeiture, so that the fines, etc., may be levied for the king's use, and that they shall have there then their rolls of all such things as have been finally determined before them, to be delivered to the treasurer and chamberlains, and that the heirs and executors of such justices as are deceased shall do the like. He is ordered to ascertain the names of those who have been appointed for the above purposes since the king's accession, and to certify the treasurer and barons of their names.

The like to all the sheriffs of England.

*Membrane 19d—Schedule, dorse.*

Feb. 6. Geoffrey son of Thomas Nel de Piriton of Eycote acknowledges that he  
Westminster. owes to Peter de la Rokele 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Wynleshore, 'carpenter,' John son of Laurence de Suwelle, John de Frendesbury, and William Burel acknowledge that they owe to Richard son of Geoffrey de Haeфорde, the elder, 20*l.* to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment.*

Roger de Colyngburne, clerk, acknowledges that he owes to Robert de Hungerford 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John son of Adam le Noble of Burnham acknowledges that he owes to James le Butiller of Ireland 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.



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*Membrane 19d—Schedule, dorse—cont.*

William de Norwyco acknowledges that he owes to William Gentilcors 100s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas de Huntercombe puts in his place John de Yerdhill, Michael de Pressen', and William de Emeldon, clerk, to challenge an inquisition taken by Thomas de Burgh, late escheator beyond Trent, on a writ of *diem clausit extremum* concerning the death of Nicholas de Menyll.

Enrolment of grant by Walter son of Humphrey, knight, to Henry Darcy, citizen and draper of London, of his manor of Great Gelham. Witnesses: Sir Thomas de Veer, Sir John Bousser, Sir John Dyn, Sir Robert Aspal, Sir John de Leyston, Sir William son of Ralph, Sir Adam de Bloy, knights; John de Luton; Geoffrey Gauge; Roger le Botiller; Geoffrey de Dunton; John de Crikkelade; William de Maldon; Thomas ate Pole; John atte Hoo; John le Fermor; Thomas de Redeswelle. Dated at Gelham, on Friday before St. Bartholomew, 17 Edward II.

*Memorandum*, that Walter came into chancery at Westminster, on 6 February, and acknowledged the above.

Enrolment of release by Walter son of Humphrey, knight, to Henry Darcy, citizen and draper of London, of his right in the aforesaid manor and in the advowson of the church of Gelham. Witnesses: John de Preston, Simon de Swaulond, Henry de Preston, Herman Skypere, John de Neubury, Bartholomew Denmars, Thomas Despayne, Geoffrey le Botiller, Hugh de Dedham, William de Coumbe, Richard Andreu, Adam de Rokeslee, William de Freston, citizens of London; Roger the clerk. Dated at London, on Monday after the Purification, 18 Edward II.

*Memorandum*, that Walter came into chancery at Westminster, on 6 February, and acknowledged the above.

Enrolment of release by John de Bloxham to the prior of Durhurst and his successors, lords and patrons of the church of Welneford, of his right in the advowson of the chapel of Bykemersh, pertaining to the said church. Dated at London, on Wednesday after Michaelmas, 18 Edward II.

Enrolment of release by the said John, lord of Bykemersch, to the aforesaid prior and his successors of his right in the said chapel, which he claimed at another time as the church of Bykemersch. Dated as above.

*Memorandum*, that John came into chancery at Westminster, on 6 February, and acknowledged the above deeds.

Enrolment of release by Roger de Morteyn, knight, to Sir Ralph de Crophull, knight, of his right in the park of Dunnesby and in the land within the same. Witnesses: Sir William son of William; Sir Robert de Perpunt; Sir John de Annesley; Sir Roger de Sancto Andrea; Sir John de Langeton; William de Farford; William de la Laund; Alan de Cubbeldyk; Robert Ingram. Dated at Boniton, on Wednesday before the Conversion of St. Paul, 18 Edward II.

Enrolment of release by the said Roger de Morteyn, lord of Dunnesby, to Sir Ralph de Crophull, knight, of his right in a messuage, and a bovate of land, and  $2\frac{1}{2}$  acres of meadow, which John le Provost of Dunnesby, bondman of the said Ralph, holds of Ralph in bondage in Dunnesby together with the said John and all his *sequela*; and in a messuage, a bovate of land and  $2\frac{1}{2}$  acres of meadow, which Walter in le Hirne, bondman of Ralph, holds of Ralph in bondage in Dunnesby, together with Walter and all his *sequela*; and in a messuage, a bovate of land, and  $2\frac{1}{2}$  acres of meadow, which William at the Well (*ad fontem*), bondman of Ralph, holds of Ralph in bondage in Dunnesby, together with William and all his

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*Membrane 19d.—Schedule, dorse—cont.*

*sequela*; and in a messuage, a bovaté of land, and  $2\frac{1}{2}$  acres of meadow, which William son of John the reeve, bondman of Ralph, holds of Ralph in bondage in Dunnesby, together with the said William and all his *sequela*: all of which Ralph had by charter of Roger's demise. Witnesses and date as above.

*Memorandum*, that Roger came into chancery at Westminster, on 6 February, and acknowledged the above deeds.

Jan. 16. Bankinus Bronlesk, merchant of Florence, acknowledges that he owes to  
Westminster. Cantus de Blank, merchant of the society of the Seali of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Dandus Homo Dei and John Gosalfui, merchants of the [said] society, general attorneys of Cantus.*

Cantus de Blank, merchant of the aforesaid society, acknowledges that he owes to Bankinus Bronlesk, merchant of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid city.

*Cancelled on payment.*

Feb. 8. The prior of Montacute acknowledges, for himself and convent, that he  
Westminster. owes to Master Roger de la Bere 55*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Peter le Mareschal of Troston acknowledges that he owes to James de Puttenham 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Henry le Palmere of London, 'vineter,' and Peter de Novo Castro of London, 'pelleter,' acknowledge that they owe to John de Oxon[ia] of London, 'vyneter,' 80*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Brother Walter, abbot of Vaudey, acknowledges, for himself and convent, that he owes to John de Maners 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Boylond acknowledges that he owes to John de Coton, merchant and citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 9. John son of Nicholas de Stonham acknowledges that he owes to Roger  
Westminster. Normaund 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Feb. 11. William de Hempstede of Erlyngton acknowledges that he owes to the  
Westminster. prior and convent of Michelham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Henry, son and heir of John de Grey, acknowledges that he owes to Ralph de Crophull 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert Baynard, knight, acknowledges that he owes to John le Claver 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Walter de Bedwynd, treasurer in St. Peter's York, acknowledges that he owes to Master Andrew le Mareschal of Fletestrete 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.



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*Membrane 19d—Schedule, dorse—cont.*

John Baynard, parson of the church of Whetacre Burgh, acknowledges that he owes to Robert Baynyard 100*l.* ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.

*MEMBRANE 18d.*

Jan. 18.  
Langley.

To Alfonsus, king of Castile, Leon, etc. Arnald (*Arnardus*) Guillelmi de Berne, lord of Lescun, and Master Peter de Galiciano, the king's treasurer of the Agénois, who were sent to Alfonsus by the king to treat of a marriage between Alfonsus and Eleanor, the king's eldest daughter, have informed the king upon their return with what good will Alfonsus desires that his royal house shall be joined to the king's by a treaty of love by way of relationship, and afterwards Andrew Petri and Peter Johannes, ambassadors of Alfonsus with his letters of credence, have confirmed the information aforesaid, and have propounded the purpose of Alfonsus' further desire that a similar bond shall be contracted between Edward, the king's eldest son, and the Infanta Eleanor, sister of Alfonsus. The king rejoices greatly that providence has illuminated abundantly the boldness of Alfonsus' youth by gifts of virtues and natural and gracious good things, as widely diffused fame has made known and as is now spread to the ends of the world. Upon the king's asking the ambassadors if they had power to treat further upon the manner and form and other conditions with which such contracts may be completed, they answered that they had no further power; the king therefore, reflecting that in such an arduous and solemn affair consent ought necessarily to be required with fulness of power to effect the matter before spoken of, and considering the virtue conferred upon Alfonsus by grace freely given, and the confederations or alliances made by the ancestors of Alfonsus to his progenitors, which the king finds by inspection of the letters of the progenitors of Alfonsus in the king's archives, especially those of Alfonsus, great-grandfather of Alfonsus, sealed in the manner of a bull with purest gold, which he has caused to be shown to the aforesaid envoys of Alfonsus, and a copy whereof he caused to be delivered for Alfonsus, and turning his consideration to treat further upon the premises, he has caused his subjects aforesaid, together with John de Stonore, his justice, Arnald Guillelmi de Berne, lord of Lescun, Master John de Bruton, canon of Wells, J.C.P., who are fully informed of the king's wishes, to be sent to Alfonsus and his council, so that they may treat and perfect what shall be agreeable to the king's intention and the deliberation of Alfonsus and his council: in all which matters the king prays Alfonsus to give them full credence. [*Fœdera.*]

To Sir John, son of the late Infant Sir John, guardian of the king of Castille, keeper of his realms, and his standard-bearer and provost of the frontier (*infrontar'*). The king has received with pleasure his letters lately brought by Arnaldus Guillelmi de Berne, lord of Lescun, and Master Peter de Galiciano, and upon their being read, he recognised the abundance of Sir John's grace, since he shews himself prompt in directing the matter of the marriage between his prince and Eleanor the king's daughter, and he promises to assist the king against any men raising war against him, excepting his lord, with 1,000 knights and 10,000 footmen and squires for a year and more, as shall seem fit to the king, upon receiving the king's notice of the place and time of the event, and to dispose of his method of journeying, thus discharging the bond of relationship, wherefore the king thanks him, and the king requests him to labour in the matter of the marriage and of the king of France's disturbance in the king's duchy [of Aquitaine] according to the king's wishes, the communication whereof to him and Alfonsus

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*Membrane 18d—cont.*

the king has committed to John de Stonore, his justice, Arnald Guillelmi de Berne, lord of Lescun, Master John de Bruton, canon of Wells, J.C.P., and Master Peter de Galician[o], the king's treasurer of the Agénois, to whom he is desired to give full credence. [*Ibid.*]

Feb. 14. To the mayor and bailiffs of Southampton. Order to permit the afore-  
Westminster. said envoys to Spain to cross the sea from that port with their households, horses, and equipments. By K.

Feb. 10. Gilbert Pipot, who has long served the king, is sent to the prior and con-  
Westminster. vent of Holy Trinity, London, to receive for life such maintenance as Gerard le Usser had in their house at the king's order. By K.

Feb. 11. Robert Touk, knight, and Robert Foucher acknowledge that they owe to  
Westminster. William de Flete, citizen of London, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

*Cancelled on payment.*

Feb. 5. John Pecche, lord of Hampton in Ardern, acknowledges that he owes to  
Westminster. Walter le Walssh, clerk, 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Somerset, and Dorset.

The said John acknowledges that he owes to Walter 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick, Somerset, and Dorset.

Benedict de Dytton acknowledges that he owes to William de Redyng' 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Greseleye acknowledges that he owes to Edward Charles, Robert Baynard, and Robert de Tok 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Derby.

— Peter Canyoly, merchant of Luca, puts in his place Peregrine de Controne  
— and Aselinus Simoneti de Luca to prosecute a recognisance for 120 marks made to him in chancery by the abbot of Bruern.

Feb. 7. Master John de Tyngewyk acknowledges that he owes to Master  
Westminster. Thurstan de Hampslape, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Northampton.

Robert de Bretyngherst of Pecham acknowledges that he owes to Master Henry de Clyf, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Richard de Cotes and Thomas his brother acknowledge that they owe to John atte See 42 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts.

*Cancelled on payment.*

John son of Walter de Cadamo of Kirkeby Daam acknowledges that he owes to Richard de Gatesbury 200 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 4. Roger Corbet of Haddleye acknowledges that he owes to Hugh son of  
Westminster. Roger de Cheyneye 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop, Gloucester, and Suffolk.

The said Roger acknowledges that he owes to Richard de Lodelowe 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.



1325.

*Membrane 18d—cont.*

Brother Robert, prior of St. Frideswide's Oxford, acknowledges, for himself and convent, that he owes to Master Adam de Ayremynne, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

The said prior acknowledges, for himself and convent, that he owes to Simon Flambard, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Feb. 4.  
Westminster.

To Robert de Kendale, constable of Dover castle, and warden of the Cinque Ports, or to him who supplies his place. Order to cause six grooms with twelve horses of Peter Johannis Caryoun and Andrew Petri, special envoys of the king of Spain lately sent to the king, to have speedy passage in that port or in the port of Sandwich at their cost, as the envoys are returning home.

By K.

William son of Richard de Hamme acknowledges that he owes to John atte Ree 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Donatus de Stratford acknowledges that he owes to Thomas de Sibthorp, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Robert de Langenhull acknowledges that he owes to the prior of Walyngford 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Olney, knight, puts in his place Richard de Newenham and Donettus de Stratford to prosecute a recognisance for 1,000 marks made to him by Thomas de Hauvyll.

Feb. 6.  
Westminster.

Thomas de Berwyk and Thomas Tanstern acknowledge that they owe to Adam Coppendale, William de Kelesterne, and Joan, late the wife of Walter de Kelesterne, executors of the will of Walter de Kelesterne, 520*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Walter de Bruneson of Hungerford acknowledges that he owes to Robert de Hungerford 33*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Lincoln.

*MEMBRANE 17d.*

Feb. 10.  
Westminster.

Hugh de Turpyngton, knight, acknowledges that he owes to the king 100 marks; to be levied, in default of payment, of his lands and chattels in England and Ireland.

Stephen de Segrave, archbishop of Armagh, acknowledges that he owes to Henry le Palmere, citizen and vintner of London, and Peter de Novo Castro, citizen and pelterer (*peletterar'*) of London, 33*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

*Cancelled on payment.*

Feb. 10.  
Westminster.

To the keeper of the port of Dover. Order to permit the prior of Montacute, who is going to parts beyond sea by the king's licence, to pass the sea in that port with horses, equipments, and 40*l.* for his expenses, provided that he do not carry with him any suspicious letters or make any *apportum* contrary to the statute.

By K.

1325.

*Membrane 17d—cont.*

John de Pissaquila, merchant and citizen of London, acknowledges that he owes to Thomas de Useflete, parson of the church of Munestok, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. (*sic*) London and Essex.

*Cancelled on payment.*

John de Morteyn, knight, acknowledges that he owes to Richard Blundel 25 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Cancelled on payment.*

Feb. 12. Henry de Grey, knight, acknowledges that he owes to John de Prestone,  
Westminster. citizen of London, 45*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

*Cancelled on payment.*

Geoffrey de Brokhole acknowledges that he owes to John de Prestone, citizen of London, 45*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Geoffrey Beauflour, vintner and citizen of London, acknowledges that he owes to John de Prestone, citizen of London, 45*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John de Gise, knight, acknowledges that he owes to John de Godesfeld of London 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John son of Thomas de Blorton acknowledges that he owes to Roger de Blorton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Feb. 12. William de Pafford of co. Cornwall acknowledges that he owes to Taldus  
Westminster. Valour, Bonus Filippe, Alexander de Bard', and Peter Ryvery of the society of the Bardi, merchants of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Ralph de Bygot of Stokton, knight, acknowledges that he owes to John de Gippewyco of London, mercer, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

William Taylboys, lord of Crendon, acknowledges that he owes to Henry son of Hugh, lord of Raveneswath, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*

Ralph de Crophell, knight, acknowledges that he owes to Henry Doulleye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William de Puttenham and James de Puttenham acknowledge that they owe to William Roce of Totyng 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Cancelled on payment.*

Feb. 13. Thomas, abbot of Bruern, acknowledges, for himself and convent, that  
Westminster. he owes to Peter son of Eustace de la Rokele 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford and Gloucester.



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*Membrane 17d—cont.*

John Byliou of Trethual and William de Pafford acknowledge that they owe to Henry le Fauconer, merchant of Florence, 56 marks; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

*Cancelled on payment.*

John Pecche, knight, acknowledges that he owes to Edmund, earl of Arundel, 126*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

——— Ralph de Crophill puts in his place Master Nicholas de Stokton to prosecute a recognisance for 80*l.* made to him in chancery by Henry de Grey.

Philip de Grete and Henry de Halghton acknowledge that they owe to Roger de Cheynneye 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Salop.

Joan, late the wife of Walter de Wycombe, puts in her place William de Emeldon to prosecute a recognisance for 20 marks made to her by John de Ippestanes, knight.

Feb. 14. William Sauvage of Chyggewelle acknowledges that he owes to John de Westminster. Crombwell, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Creyk, knight, acknowledges that he owes to Elias de Suff[olk] 7*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Essex.

*Cancelled on payment.*

Thomas de Gylyngham and Roger Suthwyk acknowledge that they owe to Nicholas de Northwod, citizen of London, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

William de Grey acknowledges that he owes to William le Moygne of Ravele 24*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Essex.

John de Eynesham, citizen and skinner of London, acknowledges that he owes to John de Clacton, citizen and tailor of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Grymestede, knight, acknowledges that he owes to William de Grundewell and John de Tyingham 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

——— William de Ros of Hamelak puts in his place Richard de Sixendale to prosecute a recognisance for 1,166*l.* 13*s.* 4*d.* made to him in chancery by Bartholomew de Badelesmere, Thomas Botetourt, Thomas de Lovayn, Robert de Watevill, knights, and Master Richard de Clare, clerk.

Feb. 14. William son of Hugh de Bretevill acknowledges that he owes to John de Westminster. Blomvill of Chevesfeld 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Hertford.

William Gasteneys, knight, acknowledges that he owes to Robert Jorz of Birton, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Stafford.

*Cancelled on payment.*

Thomas Tony of Sythyngburne acknowledges that he owes to John son of Roger de Heyham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

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*Membrane 17d—cont.*

Matthew de la Vache, knight, acknowledges that he owes to Walter de Muscham 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Thomas Walkeleyn acknowledges that he owes to Robert de Ardern, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Borden, parson of the church of Stokebury, and John de Wrotham, citizen of London, acknowledge that they owe to Master Robert de Baldok, the younger, 60 marks; to be levied, in default of payment, of their lands and chattels in co. Kent and in the city of London.

John de Wyttebury acknowledges that he owes to Philip de Caysho, merchant, of Northampton, and to Richard his son 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas son of Thomas Corbet acknowledges that he owes to Roger Normaund 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Gloucester.

Robert de Calveton acknowledges that he owes to Henry de Edenestowe, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of deed by Henry de Edenestowe, clerk, witnessing that whereas a fine was levied in the king's court, in the octaves of the Purification, in the 18th year of his reign, between the said Henry and Robert de Calveton concerning a messuage, a mill, a carucate of land, 8 acres of meadow, and 6*s.* of rent in Calveton, which Robert acknowledged to be the right of Henry as of Robert's gift, in consideration of which acknowledgment Henry granted the tenements to Robert for life, with remainder to Robert son of the said Robert, and to Alice his wife, to have to them and the heirs of the said Robert son of Robert, and the said Robert de Calveton is bound to Henry by recognisance made in chancery, in the aforesaid year, in 20*l.*, the said Henry hereby grants that the recognisance shall be annulled on condition that Robert hold the tenements according to the fine without alienating them and that Robert son of Robert, and Alice his wife, have and hold the tenements after the said Robert's death according to the form of the fine. Dated at London, 16 February, in the aforesaid year.

*Memorandum*, that Henry came into chancery at Westminster, in the aforesaid year, and acknowledged the above deed.

Geoffrey de Mildenhale puts in his place William de Emeldon, clerk, to prosecute a recognisance for 100*s.* made to him in chancery by Adam Carbonel.

Feb. 15. Westminster. Walter de Muskham acknowledges that he owes to Thomas de Sibthorp, clerk, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Robert, prior of Tuttebyry, acknowledges, for himself and convent, that he owes to Cambinus Fantini called 'Spayne' of Florence 100*l.*; to be levied, in default of payment, of their lands and tenements in co. Stafford.

Feb. 19. The Tower. Master John Ace of Southampton, clerk, acknowledges that he owes to John de Bradeleye and John de Rocchholm 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*



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*Membrane 17d—cont.*

William Hardyng', master of God's House, Thefford, and rector of the church of Cernecote, diocese of Salisbury, acknowledges that he owes to Master Stephen de Kettelbergh 11 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Richard de Dytton, the elder, acknowledges that he owes to Master John de Gloucestria 60s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Simon 'of the Feld,' 'coszour,' acknowledges that he owes to Adam Brom, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in the city of London.

*MEMBRANE 16d.*

Feb. 19. William Botevillein, knight, acknowledges that he owes to Reginald de  
The Tower. de Conductu of London, the elder, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Richard de Bromleye acknowledges that he owes to Robert le Power 40 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

Feb. 16. To the *échevins*, *consules*, and whole community of Ghent, the burgo-  
Westminster. masters, *échevins*, and whole community of Bruges, and the advocates, *échevins*, and whole community of Ypres in Flanders. The king has received and understands their letters of excuse for not sending envoys with full power to have treaty for peace and concord between the subjects of the king and of the count of Flanders at the quinzaine of St. Hilary last, the day appointed, and, as the king knows that their excuses are based upon truth, he holds them excused, and he sends to them his envoys with sufficient power, to wit William de Dene, knight, and Stephen de Abyndon, to agree upon another day of treaty in England and to prorogue the truce, if need be; to whom they are to give full credence.

Feb. 6. To Sir John son of the Infant Manuel, guardian, etc., of the king of  
Westminster. Castile. The king has received his letters with joy, from which the king knows that the due of John's nature is fully acknowledged, since he not only shows himself ready and prepared for the king's will and pleasure, but also asserts that nothing more pleasing or desirable could be offered to him than to perfect and execute those things that are to the king's advantage or honour, according to the king's desire. The king thanks him heartily for this, and he has caused John de Stonore, his justice, Arnald Guillelmi de Berne, lord of Lescun, Master William de Weston, canon of Lincoln, J.C.P., and Master Peter de Galiciano, canon of Rouen, to be sent to John, whom they will inform secretly concerning the king's wishes and upon divers other things touching the king and his rights, and he is desired to give them full credence. He is desired to excuse the king and his sergeant-at-arms (*stratilatem*) Bernard Peregrini, John's pupil, because the latter is not sent to him, as the king has sent him to other parts for other of the king's affairs. [*Fœdera.*]

To the same. The king has received with joy John's letters sent by the said Bernard expressing his love and good will, and he thanks him therefor. The king does not reply to all the contents of John's letters at present by

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*Membrane 16d—cont.*

the bearer hereof, as he is sending to John shortly certain of his most special interpreters to explain to John certain of his secrets, to whom John is desired to give credence. [*Ibid.*]

To the same. Request that he will give credence to Andrew Petri, to whom the king committed certain affairs touching him and his crown to be secretly explained to James. [*Ibid.*]

To Mary, lady of Biscaye. The king is cognisant of her good will towards him and that she is prepared to further the king's honour, as experience of the past has shewn, and as the account of Andrew Petri has made known. He rejoices greatly at the clinging together of such progeny sprung from his and her common stock, whilst they applaud each other with mutual honours and cherish each other with mutual counsel and aid. He is therefore sending to her the aforesaid John de Stonore, Arnald Guillelmi de Berne, Master William de Weston, and Master Peter de Galiciano to disclose to her certain matters specially touching him, and he desires her to give full credence to them and to assist them with opportune favours. [*Ibid.*]

Feb. 10 (?). To Philip, son of Sancho, late king of Castile, Sir John, son of the  
Westminster. Infant John, and Sir John, son of the Infant Manuel, guardians of the king of Castile. Letter of credence in favour of the aforesaid John, Arnald, William, and Peter. [*Ibid.*]

Feb. 25. Thomas, abbot of Bruern, of the Cistercian order, and Peter de la Rokele  
Westminster. acknowledge that they owe to Roger de Bernes, citizen and fisher of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

The said abbot and Peter acknowledge that they owe to Henry Prodhomme, citizen and fisher of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Enrolment of grant and surrender by Ralph de Cobeham, knight, to the king of the manor and town of Thefford, co. Norfolk, and all appurtenances, which Ralph has for life of the gift of John de Warennia, earl of Surrey, and which ought to remain to the king after Ralph's death by the forfeiture of Thomas, late earl of Lancaster, to whom the said earl of Surrey granted the reversion of the manor and town after Ralph's death by fine levied before the justices of the Bench. Dated at London, 28 February, 18 Edward II.

*Memorandum*, that Ralph came into chancery at Westminster, on 29 February, and acknowledged the above deed.

Enrolment of agreement witnessing that whereas Thomas, abbot of Bruern, of the Cistercian order, and Peter de la Rokele are bound to Roger de Bernes, citizen and fisher of London, in 100*l.* sterling by recognisance in chancery, to be paid at Michaelmas next, Roger hereby grants that the recognisance shall be annulled if the abbot or Peter pay him in his house at London or in chancery 120 marks within thirty years after the date of this agreement, by instalments as specified in this agreement. Dated at London, 25 February, 18 Edward II.

*Memorandum*, that the abbot, Peter, and Roger came into chancery at Westminster, on 27 February, and acknowledged the above.

Enrolment of agreement between the said abbot, Peter de la Rokele, and Henry Prodhomme, citizen and fisher of London, witnessing that whereas the abbot and Peter are bound to Henry in 100*l.* by recognisance in chancery, to be paid at Michaelmas next, the said Henry grants that the recognisance shall be cancelled if the abbot or Peter pay to him in his house in London



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*Membrane 16d—cont.*

or in chancery 120 marks within thirty years, etc., as above. Dated at London, 25 February, 18 Edward II.

*Memorandum*, that the abbot, Peter, and Henry came into chancery at Westminster, on 27 February, and acknowledged the above.

William de Halton puts in his place William de Broklesby, William de Emeldon, and Hugh de Ebor[aco], clerks, to prosecute a recognisance for 100 marks made to him in chancery by John de Bordesden and John his son.

*MEMBRANE 15d.*

Feb. 25. Thomas Bardolf, knight, acknowledges that he owes to Ralph de Cobham, Westminister. knight, 1,300 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Sussex.

*Cancelled on payment, acknowledged by William de Swyndon and Henry Darcy, attornies of the said Ralph.*

Thomas de Outhenby and Guy de Luk', parson of the church of Aston in Morthyng, acknowledge that they owe to Theobald Poleyn of Lucton 20 marks; to be levied, in default of payment, of their lands and chattels in cos. York and Nottingham.

*Cancelled on payment.*

Henry Darcy of London acknowledges that he owes to Walter son of Humphrey de Pentelowe 200 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Walter son of Humphrey de Pentelowe and William le Coroner of London acknowledge that they owe to Henry Darcy of London 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

*Cancelled on payment.*

The said Walter acknowledges that he owes to Henry de Pentelowe 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Sutton, knight, acknowledges that he owes to Hamo de Taltham, 'mercere' of London, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

March 1. John de Sobbury, parson of the church of Coldehashton, acknowledges The Tower. that he owes to Richard de Cave, clerk, 30*s.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

March 2. Nicholas de Teukesbury acknowledges that he owes to Richard de The Tower. Chissebech 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Feb. 20. To Thomas, earl of Norfolk, marshal of England. Order to be at Westminister. Westminister at the octaves of Easter next, instead of at Winchester on the second Sunday of Lent, as previously ordered, to treat and give his council with the king and the other prelates, magnates, and *procures* of the realm concerning the king's passage to his duchy [of Aquitaine], which the king had ordained for Sunday in Mid-Lent, but which he has now prorogued until the morrow of the Ascension, because certain of the magnates stated that they could not prepare themselves properly by reason of the shortness of time, and concerning other affairs touching the state of the king's realm and duchy. [*Fædera; Parl. Writs.*]

The like to six earls and to forty-three others. [*Ibid.*]

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*Membrane 15d—cont.*

To W. archbishop of York. Like order, '*mutatis mutandis*.' [*Ibid.*]

The like to W. archbishop of Canterbury, fifteen bishops, and twenty-three abbots and priors. [*Ibid.*]

April 8.  
Beaulieu.

To Thomas, earl of Norfolk, marshal of England. Notification that he need not come to Westminster according to the preceding summons, as the king is unable to be there at that date because John de Warennia, earl of Surrey, and David de Strabolgi, earl of Athole, and the other subjects of the king, horsemen and footmen, ordained to set out for the said parts in the first fleet have not yet gone on board ship as they have been hindered by contrary winds and various other causes, and the king, considering their acceleration is of the highest necessity by reason of the approaching end of the truce and various other causes touching the defence of the duchy, is journeying to them in person to hasten them. By K.  
[*Ibid.*]

The like to all the others aforesaid. [*Ibid.*]

March 18.  
Westminster.

Henry de Marton, parson of the church of Weston, diocese of Norwich, acknowledges that he owes to William de Werdale, parson of the church of Aberfrou, 60s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

March 18.  
Westminster.

Adam de Codeford, parson of the church of Botelbrigg, diocese of Lincoln, acknowledges that he owes to Master Pancius de Controne and Peregrine his brother 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 17.  
The Tower.

Alice de Ebor[aco] came before the king, on Sunday after St. Gregory, and sought to replevy her land in London, which was taken into the king's hands for her default before the mayor and sheriffs of London against Amice, late the wife of John de Ludegarshale. This is signified to the justices.

March 6.  
The Tower.

To brother Barnabas, master of the order of Friars Preachers, and the priors and brethren of the order about to assemble in chapter-general at Venice. Request for their prayers on behalf of the king and queen, Edward, earl of Chester, their eldest son, and their other children. [*Fœdera.*]

March 5.  
The Tower.

Alice, late the wife of Thomas de Wrotham, acknowledges that she owes to Henry Prodhorne, citizen and fisher of London, 50 marks; to be levied, in default of payment, of her lands and chattels in co. Middlesex and the city of London.

March 4.  
The Tower.

The said Alice acknowledges that she owes to the said Henry 50 marks; to be levied as above.

March 5.  
The Tower.

Ela de Perers acknowledges that she owes to Richard de Perers, knight, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Stafford.

March 9.  
The Tower.

Richard son of Geoffrey Thomelyn of Westmulle acknowledges that he owes to John de Belton, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

March 7.  
The Tower.

Robert de Kelleseye, citizen of London, acknowledges that he owes to Henry de Coumbemartyn of London 80*l.*; to be levied, in default of payment, of his lands and chattels in the city of London and in co. Surrey.

*Cancelled on payment.*



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*Membrane 15d—cont.*

Enrolment of indenture witnessing that whereas Robert de Kelseye is bound to the said Henry by recognisance in chancery in 120 marks, Henry grants that the recognisance shall be annulled if Robert pay to him or his attorney in London 60*l.* at three specified terms. Dated at London, 8 March, 18 Edward II. *French.*

*Memorandum*, that Henry and Robert came into chancery at Westminster, on 9 March, and acknowledged the above.

*MEMBRANE 14d.*

March 20. Reginald, prior of St. Mary's Huntyngdon, acknowledges, for himself  
Sheen. and convent, that he owes to John Waldeschef of Dudyngton 86*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Huntyngdon.

Clement atte Grene of Gymmyngham acknowledges that he owes to John Waryn of Stondon, rector of the church of Gymmyngham, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Wroxhale acknowledges that he owes to Richard Pilk, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset, and Devon.

Master Alexander de Neuport, parson of the church of Warefeld, acknowledges that he owes to William Botte and Emelina his wife 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Saer de Rocheford acknowledges that he owes to Master Robert de Wygorn[ia], clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 14. William Coterel, who has long served the late and present kings, is sent  
The Tower. to the abbot of Redynges to receive for life such maintenance in the priory of Lyministre, which is a cell of that house, as William de Ledebury, deceased, had therein at the late king's request. By p.s. [7069.]

Enrolment of deed of Gilbert, son and heir of Philip de Esteneye, witnessing that whereas Gilbert Lovel formerly granted, by fine levied in the king's court, to Philip de Esteneye and Alice his wife the manor of Esteneye, to have to them and the heirs of Philip, which manor Sir Robert de Nortone, knight, holds for the life of the said Alice, mother of Gilbert son of Philip and wife of Robert, the said Gilbert son of Philip hereby grants to Robert the manor aforesaid for Robert's life, rendering to Gilbert during Alice's life a robe of the esquire's suit at Christmas and 40*s.* yearly, and finding Gilbert maintenance for himself, his groom and horse as often as he is entitled (*liceat*) to stay with Robert, rendering after Alice's death 10*l.* yearly with the robe and maintenance aforesaid. Witnesses: Thomas de Hyndryngeham, Thomas de Hengr', and Richard de Stratton, knights; John de Roches; John de Warblyngton; Thomas de Burhunte; Richard de Denemedes; John de Byaumont. Dated at Esteneye, on Saturday the feast of St. Dunstan, 17 Edward II.

*Memorandum*, that Gilbert came into chancery at Waltham, on 1 April, and acknowledged the above.

*MEMBRANE 13d.*

Feb. 20. John de Sutton, knight, son of Richard de Sutton super Trentam,  
Westminster. acknowledges that he owes to Hugh le Despenser, lord of Glamorgan, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

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*Membrane 13d—cont.*

Christiana, late the wife of Stephen de Preston, and Master William her son acknowledge that they owe to Master Richard de la Bataille and Alexander de Hemmyngby 100 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Master Robert de Wyndescombe, executor of Richard's will.*

Feb. 22. William de Staunton acknowledges that he owes to William de Beche,  
The Tower. knight, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Richard de Ayremynne, parson of the church of Elvele, diocese of York, and William de Pillaund, parson of Kyngeston church, diocese of Bath and Wells, acknowledge that they owe to J. bishop of Winchester 20 marks; to be levied, in default of payment, of their lands and chattels in cos. York and Somerset.

——— Geoffrey Beauflour and Henry Beauflour, executors of the will of  
——— Thomas Beauflour, put in their place John de Evesham, clerk, to prosecute a recognisance for 40 marks made to Thomas by William de Bumstede.

Feb. 22. Henry son of John de Grey acknowledges that he owes to Richard de  
The Tower. Grey of Codenovre 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex, Buckingham, and Derby.

*Cancelled on payment.*

William de Forneux, citizen of London, acknowledges that he owes to John de Caunton, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London and [in co.] Middlesex.

——— John atte Nonnes puts in his place Robert de Kirkeby and Theobald  
——— Portjoie to prosecute a recognisance for 60*l.* made to him in chancery by Richard de Grey of Codenovre and John de Shirfeld, knights.

Ebulo Lestraunge and Alesia his wife put in their places Richard de Bolingbrok, William de Ulseby, Robert Breton, knight, and William de Paunton to prosecute a recognisance for 10*l.* made to them in chancery.

Feb. 25. William de Wolde of London acknowledges that he owes to William de  
Westminster. Clyf, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Note of payment of 50*l.**

Richard son of Geoffrey Thomelyn of Westmulne acknowledges that he owes to John de Neubury, the younger, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Feb. 22. Richard de Hereford, draper (*pannarius*) of London, acknowledges that  
The Tower. he owes to William de Haeftord of London 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas de Sancto Hillario of Horpol acknowledges that he owes to Henry Gregory of Horpol, citizen and armourer (*armurarius*) of the city of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Cancelled on payment.*

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Henry de Percy, son of Henry de Percy, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*



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*Membrane 13d—cont.*

Feb. 27. John son of William de Rithre acknowledges that he owes to Master Westminster. Adam de Ayremynne, parson of the church of Gayrgrave, 68*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Edward Charles acknowledges that he owes to William de Hesel 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Feb. 24. Hugh de Burgh, parson of the church of Patrikbrumpton, diocese of Westminster. York, acknowledges that he owes to Richard de Pikeryng, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Enrolment of deed of the said Richard granting that the above recognisance shall be cancelled upon payment of 10*l.* Dated at Westminster, 27 February, in the aforesaid year.

*Memorandum*, that Richard came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

March 3. John de Askeby, parson of the church of Edelysbergh, diocese of Lincoln, The Tower. acknowledges that he owes to Master William de Stepyng', parson of the church of Cotenham, 300*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Feb. 2. Thomas Wake of Lidel and Margaret Comyn acknowledge that they owe The Tower. to John de Heselarton and Geoffrey de la Mare, knights, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*

Solomon le Coffrer of London acknowledges that he owes to Robert de Dumbelton and John de Pyry 8*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

March 4. William de Birmyngham, knight, acknowledges that he owes to the The Tower. abbot of Evesham 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Cancelled on payment.*

John de Dageworth, knight, acknowledges that he owes to Walter de Bello Campo 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

March 2. To the treasurer and barons of the exchequer. Order to cause Robert de The Tower. Monte Alto, who is about to set out in the king's service for Gascony, to have respite until Michaelmas next for all debts of himself and his ancestors due to the exchequer.

March 5. John de Rithre acknowledges that he owes to Taldus Valoris, Dinus The Tower. Philippi, and their fellows, merchants of the society of the Bardi of Florence, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

March 10. Stephen de Boueles of Edelesburgh acknowledges that he owes to The Tower. Nicholas del Eschaler of Wengrave 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 13. Richard de Elsefeld, dean of St. Martin's-le-Grand, London, and The Tower. Thomas de Chelesfeld, citizen and roper (*cordarius*) of London, acknowledge that they owe to Hugh de Wyrcestre, citizen and skinner of London, 60*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

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*Membrane 13d—cont.*

March 12. Edward de Sancto Johanne acknowledges that he owes to John Cotoun  
The Tower. of London, 'pelter,' 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Sussex.

John de Lythum acknowledges that he owes to Richard de Ayremynne, parson of the church of Elvele, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 18. Henry son of Hugh, knight, acknowledges that he owes to Master  
Westminster. Richard de Baldok 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Halteby of Ipswich acknowledges that he owes to John de Carleford 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Halteby of Ipswich, John de Carleford, and Gilbert de Carleford, parson of the church of Rocheford, acknowledge that they owe to Hugh le Despenser, lord of Glaumorgan, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

Henry de Dittone of Trillowe acknowledges that he owes to Robert Grym of Banstede 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Robert Grym of Banstede acknowledges that he owes to Henry de Dytton of Trillowe 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

John de Sapy, knight, acknowledges that he owes to Hugh le Despenser, lord of Glaumorgan, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Hereford.

March 18. To the treasurer and chamberlains. Order to cause Stephen de Abyndon,  
Westminster. the king's butler, who is staying in Flanders by the king's orders, to have respite until his return to England for all his accounts to be rendered at the exchequer and for the debts due from him to the exchequer. By K.

*MEMBRANE 12d.*

March 8. Elizabeth Comyn, daughter of the late John Comyn of Badenagh,  
The Tower. acknowledges that she owes to Hugh le Despenser, earl of Winchester, 10,000*l.*; to be levied, in default of payment, of her lands and chattels in England, Wales, and Ireland.

*Cancelled by the king's order, by writ of privy seal on the files of the 4th year.*

The said Elizabeth acknowledges that she owes to the said Hugh 10,000*l.*; to be levied, in default of payment, as above.

*Cancelled as above.*

March 10. John de Lythum acknowledges that he owes to Master Richard de Clare,  
The Tower. prebendary of Biechill church in St. Peter's York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 17. To Eilaf (*Elaro*), archbishop of Nidaros, Erlingr Wykum, steward of  
Westminster. the king of Norway, and to the other councillors of the said king. Whereas they have written to the king to admit such considerations of peace as the king would desire for his subjects, in order to cherish peace between



1325.

*Membrane 12d—cont.*

the king and the king of Norway and between their subjects, the king signifies his eagerness to have peace with all the surrounding nations, and especially with the king of Norway and his subjects, and that, if they will send envoys with power to establish and renew peace, he will receive them under his protection, and will show himself ready and well-wishing in those things that pertain to peace. [*Fœdera.*]

March 12.  
The Tower.

To the master and brethren of the hospital of St. Wolfstan, Worcester. Order to admit into their hospital William Haute, who has long served the king and his father, and to provide him with necessities in food and clothing so far as the goods of the hospital suffice for those dwelling there and for him, and to cause letters under the hospital seal to be made of those things that he may receive in the hospital for his maintenance, as the hospitals in the realm were founded by the king's progenitors specially for the admission of poor and weak people and especially of those in the king's service who had become unable to work, the said William being wholly unable to work any more. They are to write back by the bearer what they shall cause to be done in this matter.

The like to the master and brethren of the hospital of Leddebury in favour of William Spyney of Ledbury, who has long served the king and his father, etc.

The like to the master and brethren of the hospital of St. John, Northampton, in favour of William 'of the Halle.'

March 13.  
The Tower.

William de Blaksale acknowledges that he owes to John de Karelford 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de la Reye of Wycombe acknowledges that he owes to James Fresel of Bledelawe 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 15.  
The Tower.

Richard de la Lee, parson of the church of Blechynglegh, diocese of Winchester, acknowledges that he owes to John le Smale, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Surrey and Sussex.

March 16.  
The Tower.

Walter, bishop of Exeter, Edmund, earl of Arundel, Thomas Tregoz, Hugh de Poyntz, and Ralph de Cammoys acknowledge that they owe to Hugh le Despenser, lord of Glammorgan and Morgannok, 6,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Devon and Sussex.—The chancellor received the acknowledgment.

March 18.  
Westminster.

Thomas de Langeford acknowledges that he owes to Agnes daughter of Giles de Westm[onasterio]\* and Joan her daughter 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

March 20.  
Sheen.

John de Fylengle, parson of the church of Speen, diocese of Lincoln, acknowledges that he owes to Saer de Rocheford 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master Edmund de London, archdeacon of Bedford, puts in his place Theobald Poleyn to prosecute a recognisance for 10 marks made to him in chancery by Elizabeth, late the wife of William de Ore.

Feb. 16.  
Westminster.

To James, king of Aragon, Valencia, Sardinia, and Corsica, etc. The king's envoys Arnald Guillelmi, lord of Lescun, and Master Peter de Galli-

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\* Called *Weston* in the marginal abstract.

1325.

*Membrane 12d—cont.*

ciano, treasurer of the Agénois, who were lately sent by the king to James with the king's letters to have treaty concerning a marriage between Edward, the king's eldest son, and the Infanta Jolant, James's daughter, have brought to the king James's letters of reply, wherefrom the king learns that such treaty was not agreeable to James in the manner and form under which it was proposed by Arnald and Peter. As the king is eager that a confederation or alliance of love shall be made in some suitable way between him and James, as was done in times past between their ancestors, and as he believes and hopes that James has the same desire, he is sending to him Edmund Baconn and Robert de Thorp, knights, and Master John de Hildesle, canon of Chichester, who are fully informed of the king's wishes in this behalf, to treat upon any such way as shall seem suitable and opportune according to the king's desire and James's deliberation, and James is desired to give them full credence in explaining to him the king's desires in this behalf. [*Federa.*]

To Alfonsus, eldest son of the king of Aragon. The king of Aragon has sent his letters as above in reply to the king's letters to him by the said Arnald Guillelmi de Bearne, lord of Lescun (*del Skun*) and Master Peter de Galiciano, and the king is sending to the king of Aragon the aforesaid knights and canon for the above purpose. The king requests Alfonsus to deliberate upon some such way of agreement, and to give his counsel and favour to the aforesaid treaty, and to give full credence to what the said knights and canon shall tell him on the king's behalf. [*Ibid.*]

Feb. 18.  
The Tower.

To James, king of Aragon, etc. The said king James has written to the king concerning certain grievances and wrongs inflicted upon his subjects Francis Maradis' and William de Petrusia, James's janitor, in the capture of two galleys of the subjects of the king of Majorca, James's kinsman, and of the wares and other things therein by the king's subjects, as James was given to understand, and afterwards the king's serjeant-at-arms Bertrand Peregrini has related the wrongs and grievances aforesaid to the king on behalf of James; for which the king expresses his regret, if his subjects be guilty thereof, and he therefore forthwith ordered enquiry to be made by his justices and tribunals concerning the premises, but the matter could not be brought to an issue because the men thus sent by the king were not fully informed concerning the premises by James's men at that time. When it shall please James to cause fuller information to be given, the king will be ready to do justice in all things, and to consent to James's pleasure, as the said serjeant-at-arms, the bearer of the presents, who is fully informed of this matter and of the king's constant good will to James's wishes, can inform James, and James is desired to give him full credence. [*Federa.*]

*MEMBRANE 11d.*

*For one part of a moiety of two parts of the inheritance of Pembrok.*

*The purparty of Laurence de Hastynge in fee.—The castle of Pembrok in Wales, which is not extended beyond the reprises. The town of Pembrok in Wales, extended at 36l. 16s. 6d. yearly. The barn (grangia) of Kyngeswode in Wales, extended at 103s. 8d. The commote of Cogtrath in Wales, extended at 9l. 12s. 4d. The castle of Tynby in Wales, which is not extended beyond reprises. The town of Tynby in Wales, extended at 28l. 7s. 1d. The manor of Castlemartin (de Castro Martini) in Wales, extended at 102l. 1s. 10d., whereof dower 40l. The manor of Tregeyr in Wales, extended at 55s. 10½d. The rent and foreign profits of the whole county of Pembrok, extended at 22l. 15s. 9d. The commote of Oystrelof*



1325.

*Membrane 11d—cont.*

*in Wales, extended at 7l. 13s. 4d. Total: 175l. 16s. 4½d., besides dower. The manor of Brabourn, co. Kent, extended at 61l. 8s. 3d. The manor of Cleydon, in the said county, extended at 11s. The manor of Est Sutton, in the said county, extended at 13l. 5s. 6½d. The manor of Sautiers, in the said county, extended at 18d. The manor of Sutton, in the said county, extended at 40l. 17s. 0d. Total: 117l. 3s. 3½d. A messuage and curtilage in Suthwerk, co. Surrey, extended at 8s. 6d. The manor of Toucestre, co. Northampton, extended at 63l. 13s. 6½d. The manor of Newenton, co. Southampton, extended at 24l. 1s. 1d. Certain lands in Haukele, in the same county, extended at 28l. 4s. 11d. The manor of Sutton, co. Norfolk, extended at 32l. 21½d. The manor of Wynferthyng, in the same county, extended at 20l. 8s. 9¾d. The manor of Jovenelesbury, with park, co. Hertford, extended at 8l. 19s. 11½d. The manor of Suthamyfeld, co. Essex, extended at 10l. 9s. 10d. The manor of Hanefeld, in the said county, extended at 28l. 18s. 6¼d. The manor of Thuriton, in the said county, extended at 10l. 3s. 1d. Certain lands in Fanges, in the said county, extended at 73s. 4d. The manor of Reydon, co. Suffolk, extended at 51l. 18s. 3½d. The manor of Benham, co. Berks, extended at 18l. 6s. 2d. Certain lands in Spene, in the same county, extended at 14l. 14s. 4d. Certain lands in Asshedon, co. Buckingham, extended at 30s.*

*Of reversions.—The manor of St. Florence in Wales, extended at 33l. 14s. 0d. Forty pounds of land and rent in the manor of Castlemartin in Wales, extended at 40l. The manor of Foxele, co. Norfolk, extended at 34l. 4s. 0½d. The manor of Saxthorp, in the same county, extended at 16l. 6s. 2d. The manor of Bergh, in the same county, extended at 22l. 17s. 6d. The manor of Godriston, co. Norfolk, extended at 33l. 8s. 2¾d. The manor of Hecham, in the same county, extended at 17l. 11s. 2¾d. The manor of Hassyngbrok, co. Essex, extended at 7l. 7s. 9½d. The manor of Brakestede, in the said county, extended at 17l. 7s. 1d. The manor of Fordham, in the same county, extended at 16l. 8s. 0d. The manor of Rodeswell, co. Essex, extended at 9l. 5s. 5¾d. The manor of Walbury, co. Essex, extended at 10l. 14s. 5d. The manor of Ludesdon, co. Kent, extended at 17l. 3s. 5d. The manor of Herteleye, in the said county, extended at 101s. Certain lands in Wycham, in the said county, extended at 67s. 4d. The manor of Pyriton, co. Hertford, extended at 15l. 7s. 8½d. The manor of Shelford, co. Cambridge, extended at 16l. 7s. 8d. In the commote of Oystrelof in Wales 60s. [as] extended. Rent of 6l. 13s. 4d. in Jovenaldesbury, co. Hertford. The manor of La Mote, in the same county, extended at 40s. The manor of Wridelyngton, co. Suffolk, extended at 6l. 13s. 4d. Certain tenements in the ward of Billyngate, London, extended at 76s.*

*In fee.—The castle and town of Weysford, besides dower, in co. Meath (Med') in Ireland, extended at 66l. 17s. 3½d.; 49l. 0s. 8d. of land and rent in Rosclare in Balimor, in the said county. The rent of the burgesses of Thaghmon, in the same county, extended at 49s. Two parts of the perquisites of assizes [of the] offices [of the] chancery [and] exchequer and county [court] in the said county.*

*Of reversions.—Lands in Rosclare and Balmor in Ireland, extended at 49l. 15s. 4d., and the rent of 72s. from wasted burgages in Weysford in Ireland.*

*Memorandum, that Laurence de Hastynges, earl of Pembroke, came into the chancery of King Edward at Westminster on 15 May, in the 15th year of his reign in England and the 2nd of his reign in France, and demanded to have his aforesaid purparty enrolled, because it was not then enrolled here, as is contained in the calendar made thereof in this 18th year, and thus it is here enrolled in form aforesaid at the earl's request.*

## MEMBRANE 9d.

1325.  
March 26. Richard de Par acknowledges that he owes to Michael de Wath, clerk,  
Henley. 40s.; to be levied, in default of payment, of his lands and chattels in  
co. Lancaster.
- Cancelled on payment.*
- April —. Robert (?) de Skeryngton, chaplain, acknowledges that he owes to Philip de  
Merewell. Claverle and Alice his wife 200*l.*; to be levied, in default of payment, of  
his lands and chattels in co. Southampton.
- April 2. To Robert de Kendale, constable of Dovre castle and keeper of the king's  
Merewell. passage there. Order not to permit any messenger whatsoever coming  
from the queen, the bishop of Norwich, and the king's other envoys  
(*messages*), or from any other of his subjects in those parts in the company  
of the queen or others to deliver or show any letter or to recount any news  
to any one whatsoever until he have come to the king. When any such  
messenger arrive, Robert is to cause him to take oath to this effect forth-  
with, and to send one of his men in whom he can confide to conduct such  
messenger to the king, and to take care always lest the messenger do the  
contrary, and to cause the man to be sworn and straitly charged in Robert's  
presence. By writ of the secret seal.  
[*Fædera.*]
- April 3. John le Portreve, son and heir of Walter le Portreve of Teukesbury,  
Stoneham. acknowledges that he owes to John le Smale, clerk, 80*l.*; to be levied, in  
default of payment, of his lands and chattels in co. Gloucester.
- April 8. Thomas de Boketon, knight, acknowledges that he owes to John de  
Beaulieu. Heggheam 100 marks; to be levied, in default of payment, of his lands and  
chattels in co. Northampton.
- Cancelled on payment.*
- April 10. Richard de Rothyng' of London acknowledges that he owes to Laurence  
Beaulieu. de Elmham 6*l.*; to be levied, in default of payment, of his lands and chattels  
in the city of London.
- April 12. Roger de Pedewardyn, knight, the elder, acknowledges that he owes to  
Beaulieu. Hugh le Despenser, lord of Glamorgan, 40*l.*; to be levied, in default of  
payment, of his lands and chattels in co. Southampton.
- Amabilia Foyllet of Ekesbury acknowledges that she owes to Roger de  
Mynstede, son of Richard de Meleburn, 200*l.*; to be levied, in default of  
payment, of her lands and chattels in co. Southampton.
- April 13. Richard de Hodeleston, knight, acknowledges that he owes to W. bishop  
Beaulieu. of Exeter 40*l.*; to be levied, in default of payment, of his lands and chattels  
in co. Cumberland.—The chancellor received the acknowledgment.
- April 14. The aforesaid Richard acknowledges that he owes to Hugh le Despenser,  
Beaulieu. lord of Glamorgan, 24*l.*; to be levied, in default of payment, of his lands  
and chattels in co. Cumberland.
- John le Botiller of Wymerynge, knight, acknowledges that he owes to  
John de Warbelton 500*l.*; to be levied, in default of payment, of his lands  
and chattels in co. Southampton.
- April 15. Robert le Eyr of Guldeford acknowledges that he owes to Nicholas de  
Beaulieu. Tunstall 100 marks; to be levied, in default of payment, of his lands  
and chattels in co. Surrey.
- Nicholas de Tunstall acknowledges that he owes to Robert le Eyr of  
Guldeford 40 marks; to be levied, in default of payment, of his lands and  
chattels in co. Surrey.



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*Membrane 9d—cont.*

May 4. Hugh Jouderell of Glossop acknowledges that he owes to Robert Foucher  
Winchester. 40s.; to be levied, in default of payment, of his lands and chattels in  
co. Derby.

Bartholomew, son of Gilbert de Tytyng, executor of the will of John de Aune and Ralph de Mallyng', and Joan his wife, co-executrix, and Bartholomew de Tytyng put in their places Robert de Kelleseye and William de Emeldon, clerks, to prosecute a recognisance for 100*l.* made to the said John and Bartholomew in chancery.—Master Henry de Clif received the attornment.

May 3. Hugh de Mere came before the king, on Friday after SS. Philip and  
Winchester. James, and sought to replevy to Nicholas de Pershunte the latter's land in Maheweston, which was taken into the king's hands for his default before the justices of the Bench against Constance, late the wife of Henry Cormaille. \*This is signified to the justices.

John son of Walter Escudamor came before the king, on Thursday after SS. Philip and James, and sought to replevy his land in Wolbury, which was taken into the king's hands for his default before the justices of the Bench against William son of Roger de Wauney.

Assignment of dower to Mary, late the wife of Aymer de Valencia, earl of Pembroke, of his lands in Ireland, made by Walter de la Pull, escheator of Ireland, on 1 March, 18 Edward II.: the manor of Athart, of the yearly value of 9*l.* 1*s.* 0*d.*; the manor of Carryk, of the yearly value of 9*l.* 17*s.* 4*d.*, except 40*d.* from the said extent of a moiety of the wood of Colynath, which moiety is assigned to the purparty of Weissford castle. There are assigned to her of the manor of Ros[c]lare the following lands: 2 carucates and 30 acres of arable land, which used to be under the lord's ploughs in demesne, of the yearly value of 4*l.* 10*s.* 0*d.*; 14 acres of meadow, of the yearly value of 14*s.*; 7 acres of meadow, of the yearly value of 4*s.* 8*d.*; 60 acres of wood, the pasture whereof is worth 13*s.* 4*d.* yearly; 30 acres of the wood of Kylkeynan, the pasture whereof is of the yearly value of 5*s.*; 9 acres in the island of Motres, of the yearly value of 4*s.* 6*d.*; 3½ carucates and 30 acres of land that used to be of the demesne of Rosclare, of the yearly value of 7*l.* 11*s.* 8*d.*; 2 carucates and 23 acres there, of the yearly value of 65*s.* 9*d.*; 61 acres there, of the yearly value of 15*s.* 3*d.*; 15 acres of land there, of the yearly value of 3*s.* 9*d.*; works of the tenants of Rosclare in autumn, with the gifts of hens at Christmas, 5*s.* yearly; a carucate of land at Balysweyn, of the yearly value of 40*s.* for all service; 2 carucates and 20 acres in Balyfynnok, of the yearly value of 4*l.* 6*s.* 8*d.*; works of the same, of the yearly value of 4*d.*; 2½ carucates and 42 acres of land in Balynischalre, of the yearly value of 114*s.*; works of the same, of the yearly value of 6*d.*; 2 carucates in Kilkeynan, of the yearly value of 4*l.*; the works of the same, of the yearly value of 4*d.*; 85 acres in Rahascop, of the yearly value of 23*s.* 9*d.* for all service; 31 acres in Balybegge, of the yearly value of 10*s.* 4*d.*; a rabbit-warren at Rosclare, of the yearly value of 40*s.*; and the pasture thereof, of the yearly value of 20*s.*; a certain turbary at Balynieschalere, of the yearly value of 10*s.*, containing 20 acres of moor; 10*s.* of the perquisites of a moiety of the extent of Rosclare for the tenants aforesaid assigned to this dower. Total: 59*l.* 7*s.* 2*d.* There are assigned to her the following free-tenants: Geoffrey de Sancto Johanne, who holds freely 4 carucates and 6 acres of land in the ten[ements] of Balimor, rendering therefor 8*l.* 17*s.* 4*d.* and doing suit at the county [court]; Hammund de Stafford, who holds 14 acres of land freely in Ryn, and renders therefor 4*s.* 6*d.*, and does suit to the court of Rosclare; James le Botiller, who holds 14 acres of land freely, and renders yearly 4*s.* 8*d.* Total: 9*l.* 6*s.* 6*d.* There are assigned to her for her dower of



1325.

*Membrane 9d—cont.*

the knights' fees 2 fees in Matherneynyn and Balymagyr, which Stephen Deverous holds for 4*l.* of royal service when it is proclaimed; a fee in Aymeroyston, which Adam Aymeroy holds for 40*s.* of royal service when it runs; a fee in Balyethan and Balytoyk, which the heir of Thomas Boscher and John de Rupe hold for 10*s.* of royal service when it runs; half a fee in Balytayk, which Richard de Whyteye holds for 20*s.* of royal service when it runs; half a knight's fee in Kylcouan, which Adam Ketyng holds for 20*s.* of royal service when it runs; a quarter of a fee in Balisustlan, which John Maunsel holds for 10*s.* of royal service when it runs; three-parts of a fee in Balinccatherne, which Hamund de Stafford holds for 30*s.* of royal service when it runs; a quarter of a fee, which James le Botiller holds for 10*s.* of royal service when it runs; a quarter of a fee, which William Coud and Gregory son of David holds for 10*s.* of royal service when it runs; a quarter of a fee in Balieu, which Hugh Lamport holds for 10*s.* of royal service when it runs; a quarter of a fee in Balytenewr, which John Francoys holds for 10*s.* of royal service when it runs. Total: 7½ fees. Further there are assigned to her for dower of the fees of the free tenants in decay 4½ fees in Schyrmal and Kynaloh, which George de Rupe holds for 9*l.* of royal service when it is proclaimed, and now [it is worth] nothing because it is wasted by the Irish; an eighth of a fee in Rathdonan, which Nicholas de Hyndebrugge holds for 5*s.* of royal service when it is proclaimed, and now [it is worth] nothing for the reason aforesaid; half a knight's fee in Elanlargeuan, which Gilbert son of William holds for 20*s.* of royal service when it is proclaimed, and now [it is worth] nothing for the reason aforesaid; a quarter of a fee in Elyston, which Philip de Saundeford holds for 10*s.* of royal service when it is proclaimed, and now [it is worth] nothing for the reason aforesaid; quarter of a fee in Balyconewy, which Reginald de Nynel holds for 10*s.* of royal service when it is proclaimed, and now [it is worth] nothing for the reason aforesaid; an eighth of a fee in Gory, which the said Reginald holds for 10*s.* of royal service when it is proclaimed, and now [it is worth] nothing for the reason aforesaid; a quarter of a fee in Kylesk, which Maurice son of William holds for 10*s.* of royal service, etc., and now [it is worth] nothing for the reason aforesaid. Total of the fees in decay: 6. There are assigned to her for her dower of six burg[ages] that formerly belonged to William Doulyng, Roynock Maccarne, William de Doustouwe, John Torgere, and William de Irlond in the town of Weisseford, which are extended at nothing in the extent of that town because they are submerged by the sea, each of which used to render yearly 12*d.*, and now they are empty and waste; and 66½ burg[ages] of the empty and waste burg[ages] in the town of Weisseford, as is contained in the extent of that town, are assigned to the said dower in the northern part of the town, which are extended at no price in the extent, but each of them used to render in times past 12*d.* yearly, and now they render nothing because they are waste. And there is assigned to her a third of the park of Weisseford on the east, which park is extended at no price, and it is therefore divided into three parts. There are assigned to her in dower 53 burg[ages] and a third of a burg[age] in the town of Fernes on the south of the town, each of which used to render 12*d.* yearly, and now they render nothing by reason of the war. There is assigned to her a third of the demesnes there on the south side, as appears by the particulars. There are assigned to her a third of all the free tenants pertaining to the castle of Fernes on the south, with their rents and suits. There is assigned to her a third of a water-mill there, which is wasted and destroyed by the Irish. There is assigned to her a third of the perquisites of the assizes of the office of the chancery [and] of the exchequer and county [court]. There is assigned to her the advowson of the church of St. Mary, Rosclare, with the chapel of Balyince pertaining to the same. And be it



1325.

*Membrane 9d—cont.*

known that Aymer de Valencia aforesaid held the earldom of Wysseford of the king in chief by 22½ knights' fees and the fortieth of a knight's fee for 44*l.* 9*s.* 0*d.* of royal service when it was proclaimed, and the said Mary shall answer (*respond'*) to the king for a third of the aforesaid charge when it is proclaimed.

*MEMBRANE 8d.*

April 17. Henry son of John de Capriche puts in his place Robert de Skyren, Beaulieu. clerk, to prosecute a recognisance for 30*l.* made to him in chancery by Geoffrey son of Ralph West of Greford.

John Daniel of Maydenstan and John son of Thomas Gregory of Farlegh acknowledge that they owe to Master Adam de Ayremynne, clerk, 10*s.* 0*d.* ; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

April 18. Hugh Bossard acknowledges that he owes to John de Hegham of North- Beaulieu. ampton 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Enrolment of grant by Hugh Bossard, knight, to John de Hegham of Northampton of 13*s.* 4*d.* and a robe with fur suitable for a yeoman, to be received yearly for life from Hugh's manor of Knottingg', payment whereof he charges upon the said manor. Dated at Portesmouth, 18 April, 18 Edward II.

*Memorandum*, that Hugh came into chancery at Falleye, on the said day, and acknowledged the above.

April 25. Roger de Jarpenvill acknowledges that he owes to William le Latymer, Beaulieu. the elder, 200*l.* ; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 1. Simon de Hereford, tenant of part of the lands belonging to Roger de Winchester. Morwod, puts in his place Richard de Enderby, clerk, and Theobald Portioye to defend (*sic*) the execution of a recognisance for 70 marks made to him in chancery by John de Nevill.

Ralph de Cammoys puts in his place Theobald Portioye to prosecute a recognisance for 40*l.* made to him by Robert de Morle.

May 7. To Alfonsus, king of Portugal and Algarve. Request that he will Winchester. permit Peter Bernardi de Poynzolio, the king's serjeant-at-arms, to trade with the goods that he is bringing into that realm in his ship, and to make provision of corn and other victuals, and to bring the same out of that realm upon payment of the customs therefor due, as he is going to that realm for the purpose of taking corn and other victuals to the duchy [of Aquitaine] for the use of the king's subjects, and that Alfonsus will order his ministers and subjects to treat him with favour. By K. [*Fœdera.*]

The like to Isabella, queen of Portugal, mother of the said king, to beseech the latter to grant the aforesaid requests. [*Ibid.*]

May 14. Master Gilbert de Middelton, archdeacon of Northampton, acknowledges Porchester. that he owes to Thomas de Luton of Brakkele 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Enrolment of agreement between Master Gilbert de Middelton, archdeacon of Northampton, and Thomas de Luton of Brakkele, witnessing that

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*Membrane 8d—cont.*

whereas Gilbert has acknowledged as above that he owes to Thomas 100 marks, to be paid at Whitsuntide in three years, the said recognisance shall be of no effect if Gilbert or his executors found his chantry at Wappenham within the above term, and if they admit a chaplain to celebrate therein for Thomas and his ancestors at Thomas's nomination, in the same way as other chaplains of the chantry are admitted, taking the same stipend as others of the company, except the warden, or if Thomas do not nominate a suitable chaplain within the above period, or if Thomas die before the nomination or admission. If the premises are not executed through the fault of Gilbert or his executors, the recognisance shall be executed at Thomas's suit, reasonable allowance being made to Gilbert if he have been forced to pay anything or have been damnified in any way by the act of Thomas, his ancestors and feoffors, for times past. In case the recognisance be annulled upon all things being fulfilled by Gilbert, and Gilbert lose the tenements in Brakkele that he has of Thomas's gift through failure of Thomas's warranty, or if he be damnified by exaction of debts through the action of Thomas, Thomas grants that Gilbert may subtract the amount that he be deprived of from the yearly rent of a robe, price 20s., and 6 marks 8s. 8d. that Thomas has for life from the aforesaid tenements. Gilbert grants that if the chaplain nominated and admitted die during Thomas's life, he will admit other chaplains at Thomas's nomination. Thomas grants that if he have more tenements or rents in Brakkele at the time of the recognition made to Gilbert of the tenements that belonged to Thomas in Brakkele contained in the fine, he will enfeof Gilbert in fee of the excess before St. Peter ad Vincula, and that he will make good what is short of the contents of the fine, and he grants that if he fail to do so, the said recognisance for 100 marks shall be annulled. Dated at London, on Sunday after the Ascension, 18 Edward II.

*Memorandum*, that Gilbert and Thomas came into chancery, on the said day, and acknowledged the above.

May 20.  
Porchester.

Ed. de Bohun acknowledges that he owes to Hervey de Staunton, parson of Estderham church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of deed by William Danet witnessing that, whereas Sir Richard de Hotoft, rector of the church of London (*sic*), and John son of Sir John de Hotoft, knight, of Brampton, have enfeofed Sir William la Zousch of Haryngworthe and the said William Danet of the manor of Brampton, co. Northampton, and of their lands in the same town, to have to the said Sir William la Zousche and William Danet and to the heirs of the latter, and afterwards Sir William released to William Danet his right in the said manor and lands, the said William Danet, sole tenant of the said manor and in full seisin thereof, grants to the said Sir Richard and John son of Sir John de Hotoft, knight, a yearly rent of 27 marks from the manor and from all his lands in that town, to have to them and to the heirs of the body of the said John, payment whereof he charges upon the manor and upon all the lands in Brampton that he has of the gift of Sir Ralph de Sauneto Lando, knight, and of the gift of the said Richard and John. Witnesses: Sir William la Zousch of Haryngworth, Sir Roger Beler, and Sir John de Morteyn, knights; Master [ ] de Horkestowe, rector of the church of Hetherington; William de Fodringeye; Hugh de Hotoft; Robert le Lord; Richard Boner of Brampton; Henry de Boys. Dated at Haryngworth, on Monday after St. Gregory, 18 Edward II.

*Memorandum*, that William came into chancery at Westminster, on 24 May, and acknowledged the above deed.

*Memorandum*, that Sir Richard de Hotoft, rector of the church of Leindon, and John son of John de Hotoft, knight, came into chancery, on



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*Membrane 8d—cont.*

*Thursday the feast of St. Peter ad Vincula, and restored the aforesaid deed, and granted that the deed, which was also enrolled before the justices of the Bench and in the exchequer, should be annulled.*

*Vacated.*

May 26.  
Chertsey.

To the master and brethren of St. Leonard's hospital, York. Order to admit into their hospital William Dautry, who has long served the king and his father, and to grant him maintenance in food and clothing, so far as the goods of the hospital suffice for those dwelling there and for him, and to cause letters under the hospital seal to be made of those things that he may receive in the hospital for his maintenance, as the hospitals in the realm were founded by the king's progenitors specially for the admission of poor and weak people and especially those in the king's service who had become unable to work, the said William being wholly unable to work any more. They are to write back by the bearer what they shall cause to be done in this matter.

By p.s.

The like in favour of William de la Sale to the master and brethren of St. John's hospital, Briggewauter.

By the same writ.

Enrolment of release by Walter de Sancto Andrea to Ellen, late the wife of Thomas de Buktot, and Philip her son of his right in all the lands and rents that he has in the towns of Esseden and Plicotebuktot, co. Buckingham, of the gift of Philip de Horton, Ellen's late father. Witnesses: Richard de Greynvill; John Beuer; Adam atte Glone; Adam de Hameldon; Thomas de Tochewyk; John de Hasple; John de Bledelaue; Thomas atte Grove. Dated at Westminster, on Tuesday before the Nativity of St. John, 18 Edward II.

*Memorandum*, that Walter came into chancery, on 19 June, and acknowledged the above deed.

*MEMBRANE 7d.*

April 15.  
Beaulieu.

To the mayor and bailiffs of Wynchelse. Order to cause proclamation to be made forbidding any one inflicting damage, wrong, or annoyance by land or by sea upon the men of Flanders, merchants or others, under pain of forfeiture, and that all persons of this realm shall treat favourably the said men coming into the realm with their goods and merchandise. By K.

The like to the following:

The barons, bailiffs, and community of Dover.

The barons, bailiffs, and community of Hethe.

The barons, bailiffs, and community of Romenhale.

The barons, bailiffs, and community of Faversham.

The bailiffs and community of Blakeneye.

The bailiffs and community of Ipswich.

The barons, bailiffs, and community of La Rye.

The barons, bailiffs, and community of Hastyng'.

The barons, bailiffs, and community of Faversham.

The mayor, bailiffs, and community of Portesmue.

The bailiffs and community of Shorham.

The bailiffs and community of Seford.

The bailiffs and community of Pevense.

The mayor, bailiffs, and community of Bristol.

The bailiffs and community of Herewych.

The bailiffs and community of Oreford.

The bailiffs and community of Goseford.

The bailiffs and community of Coumbemartin.

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*Membrane 7d—cont.*

The bailiffs and community of Dunsterre.  
 The mayor, bailiffs, and community of Lym.  
 The bailiffs and community of Landstephan.  
 The bailiffs and community of Kameys.  
 The bailiffs and community of Muleford.  
 The bailiffs and community of Swaneseye.  
 The bailiffs and community of Neuport in the Isle of Wight.  
 The mayor, bailiffs, and community of Sandwich.  
 The bailiffs and community of Maldon.  
 The bailiffs and community of Yaremuth.  
 The bailiffs and community of La Pole.  
 The bailiffs and community of the Isle of Wight.  
 The bailiffs and community of Hardelawe.  
 The bailiffs and community of Falemue.  
 The bailiffs and community of St. Michael in Peril of the Sea.  
 The bailiffs and community of Mousehole.  
 The bailiffs and community of Oldestowe.  
 The bailiffs and men of St. Karantoc.  
 The bailiffs and community of Clovely.  
 The bailiffs and community of Shippedenemere.  
 The bailiffs and community of Welles and Holkeham.  
 The bailiffs and community of Thornham.  
 The bailiffs and community of Boston.  
 The bailiffs and community of Taltham.  
 The bailiffs and community of Shencher.  
 Robert de Kendale, constable of Dover castle and warden of the Cinque Ports.  
 The bailiffs and community of Exemue, with the ports of Luleham, Kyen, and Toppesham.  
 The bailiffs and community of Sidemouth.  
 The bailiffs and community of Teignemue.  
 The bailiffs and community of Salteneye.  
 The bailiffs and community of Saltfleteby.  
 The bailiffs and community of Waynflete.  
 The mayor, bailiffs, and community of Grimmesbi.  
 The bailiffs and community of Kyngeston-on-Hull.  
 The bailiffs and community of Ravenesere.  
 The bailiffs and community of Scardeburgh.  
 The bailiffs and community of Tynemuth.  
 The bailiffs and community of Whiteby.  
 The bailiffs and community of Lyverpoll.  
 The bailiffs and community of Fordham.  
 The bailiffs of the prior of St. Helen in the Isle of Wight.  
 The bailiffs and community of Towemouth.  
 The bailiffs and community of Ilfardecumbe.  
 The bailiffs and community of Dertemue with the port of Tottenye.  
 The bailiffs and community of Portemue.  
 The bailiffs and community of Yalhampton under Neweton Ferers.  
 The bailiffs and community of Plymmuth with the port of Sutton.  
 The bailiffs and community of Great Yarmouth.  
 The bailiffs and community of Lenne.  
 The bailiffs and community of Little Yarmouth.

To the sheriff of York. Order to cause the like proclamation to be made.  
 By K.

The like to all the sheriffs of England.

John de Blounvill, escheator in cos. Norfolk and Suffolk, sent the king's writ, dated at Shene, 14 October, in the 18th year of his reign, ordering



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*Membrane 7d—cont.*

the escheator to cause dower to be assigned to Alice, late the wife of John de Thorp, tenant in chief, to Richard de Hakeford for execution, by his letters patent, dated at London, 28 October, appointing Richard to make the assignment. By authority of which order he has assigned to Alice, after she had taken oath not to marry without the king's licence, the following tenements in the manor of Northerek for her dower of the manor of Northerek and Hillington, co. Norfolk, and of the manor of Combes, co. Suffolk: two parts of the chief messuage in the manor of Northerek on the north, containing 1 acre, 2 roods, and 26 perches, with the easement of the houses, to wit a barn, a granary with chamber annexed thereto, a stable with cow-house (*baver*) and carthouse, and a bakehouse with a chamber over it, of the yearly value of 6s. 8d. Total: 6s. 8d. *Demesnes*.—A plot of land in Chirchecroft, containing 5 acres, 3 roods, 17½ perches, of the yearly value of 4s. 10½d., price 10d. an acre; 5 acres, 1 rood, 33¼ perches in Achinecroft, of the yearly value of 8s. 2d., price 18d. an acre; a moiety of Marlepitwyng, containing 3 acres, 6½ perches, of the yearly value of 4s. 7d., price 18d. an acre; 2½ acres, 36 perches in Framcrundelwong, of the value of 5s. 5½d., price 2s. an acre; in Middelnewecroft 4 acres, 1 rood, 29½ perches, of the value of 4s. 5¼d., price 12d. an acre; 3 acres, 1 rood, and 1½ perches in Hillendegate, of the value of 4s. 10¾d., price 18d. an acre; in Le Dalgatewong 6 acres, 3 roods and 6 perches, of the value of 10s. 2d., price 18d. an acre; 8 acres 1¼ perches in Brunhamgate, of the value of 11s. 8d., price 20d. an acre, to wit a moiety of the said plot; 4½ acres and 30 perches in Nethererotrewe, of the value of 7s. 0¾d., price 18d. an acre; 3 acres, 1 rood, 34½ perches in Uvererotrowe, of the value of 2s. 11d., price 10d. an acre; 3½ acres and 37½ perches Uvereprestescrundel, of the value of 6s. 2¾d., price 20d. an acre; 5 acres, 3 roods, and 24½ perches in Lamcotewong, of the value of 6s. 9½d., price 14d. an acre; 10 acres, 3 roods, and 25½ perches in Sledewong, of the value of 7s. 3¼d., price 8d. an acre; 6 acres, 13 perches in Netheroxwellehill, of the value of 10s. 1½d., price 20d. an acre; in Berwykhevedes 15½ acres, 11¼ perches, of the value of 7s. 9½d., price 6d. an acre; 5½ acres 26½ perches in Hordermidelwyng, of the value of 2s. 10¼d., price 6d. an acre; 4 acres, 33½ perches in Northmiddellewong, of the value 21[d.], price 5d. an acre; 5 acres, 1 rood, and 11 perches in Mapellewong, of the value of 3s. 6½d., price 8d. an acre; 8½ acres and 20 perches in Shameregategang, of the value of 4s. 3¾d., price 6d. an acre; 8½ acres and 24½ perches at Westhamere, of the value of 5s. 9¼d., price 8d. an acre; 7 acres and 39¾ perches at Studecrundel, of the value of 4s. . . . , price 8d. an acre; in . . . . . noxewellehull half an acre and 33 perches, price 8d.; at Kengiswellecrundell 1 rood and 4 perches, price 2d.; Attebromberbe 3½ roods, price 1d. Total: 131 acres, 2 roods, and 37¾ perches. Total value: 6l. 6s. 4¾d. *Meadow*.—He has assigned to her 7 acres and 12 perches of meadow, of the value of 21s. 3¾d., price 3s. an acre by the extent. Total: 7 acres, 12 perches. Total value: 21s. 2¾d. (*sic*). *Pasture*.—He has assigned to her a piece of pasture called 'Hertihunehil,' containing 1 acre, 1 rood, 36½ perches, of the value of 2s. 11¼d., price 2s. an acre. Total: 1 acre, 1 rood, 36½ perches. Total value 2s. 11¼d. *Mill*.—He has also assigned to her 2 parts of a moiety of a windmill, of the value of 14s. by the extent. *Heath*.—He has assigned 16 acres, 1 rood, 25½ perches of heath in Le Bareling, to the value of 19s. 1¾d. by the extent, price of an acre with the herbage 14d., and with the rabbit-warren in the same, which is worth 12d. yearly. He has also assigned to her 7 acres and 3 roods in Le Estling, of the value of 6s. 2d. yearly, price of an acre 9½d. and with the rabbit-warren in the same, price 12d. Total: 24 acres, 27 perches. Total value: 27s. 3¾d. *Sheepcotes*.—He has assigned to her two parts of a sheepcote, value 16d. Total: 16d. 'Faldsokne'.—He has also assigned to her two parts of a 'falsokene,'



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*Membrane 7d—cont.*

of the value of 4s. 6d. yearly by the extent. Total: 4s. 6d. *Market and fair.*—He has assigned to her two parts of a moiety of the market, of the value of 16d. yearly by the extent, and two parts of the fair there, of the value of 5s. 4d. yearly. Total: 6s. 8d. *Liberty of the bull and boar.*—He also assigned to her two parts of the free bull and free boar, of the value of 12d. yearly. Total: 12d. *Pleas and perquisites.*—He has assigned to her two parts of the pleas and perquisites of the court, of the yearly value of 20s. Total: 20s. *Free tenants.*—He has assigned to her the service of Roger de Culethorp, who holds the manor of Stanhowe and renders yearly 4 . . . by the extent; and the service of William Toly, who holds a messuage and 35 acres of land and renders 9s. 3 $\frac{3}{4}$ d. yearly; and the service of John son of John Toly and of John Porter, who hold 11 acres 1 $\frac{1}{2}$  roods, and render yearly 3s. 2 $\frac{1}{2}$ d.; and the services and customs of William le Pouere and Margaret his wife, who hold one messuage and 34 acres of land, and render yearly 11s. 11d. Total: 28s. 5 $\frac{1}{4}$ d. *Villeins who are called 'Molmen.'*—He has assigned to her the following villeins and customary-tenants (*custumar'*), with their lands and tenements, customs and services: Hugh Hardy, Roger F . . . and Muriel his wife, who hold a messuage and 9 acres of land and whose customary services (*consuet'*) are worth 2s. 9 $\frac{1}{2}$ d. yearly; John le Vaus, Hugh Hardy, who hold a messuage and 18 acres of land, the services and customary [services] whereof are worth 5s. 6 $\frac{3}{4}$ d. yearly; Alice de Briningham, who holds a cottage-tenement (*cotag'*), the services and customary [services] whereof are worth 7 $\frac{1}{2}$ d. yearly; Jueta, daughter of Peter de Rameseye, who holds a messuage and 6 acres of land, the rents and services whereof are worth 19 $\frac{1}{4}$ d. yearly; Alice Makefare, Robert the clerk, who hold a messuage and 8 $\frac{1}{2}$  acres of land, the services and customary [services] whereof are worth 3s. 6 $\frac{1}{4}$ d. yearly; John le Veltre, Margaret his sister, who hold a messuage, 7 acres, 2 roods, and 30 perches of land, the rents and services whereof are worth 3s. 4 $\frac{1}{4}$ d. yearly; Emma, Agnes and Alice Hok, who hold a cottage-tenement, and rood of land, the services whereof are worth 1 $\frac{3}{4}$ d. yearly; Ralph Broun, who holds a messuage and 4 $\frac{1}{2}$  acres of land, the services whereof are worth 12 $\frac{1}{2}$ d. yearly; Bartholomew le Smitz, who holds half an acre of land, the rents and services whereof are worth 2d. yearly; Ra[ph] Fairweder, who holds a messuage with 3 acres and 36 perches of land, the services whereof are worth 15 $\frac{3}{4}$ d. yearly; William son of Stephen, who holds a messuage and . . . acres, 1 rood, and 15 perches of land, the services whereof are worth 21 $\frac{1}{4}$ d. yearly; Reginald, son of Peter, who holds a messuage, 9 acres, 1 rood, and 6 $\frac{1}{2}$  perches of land, the services and customary [services] whereof are worth 2s. 6 $\frac{1}{4}$ d. yearly; Hervey Paschelewe, William Fairweider, and Robert the clerk, who hold a messuage and 4 acres of land, the services and customary [services] whereof are worth 15 $\frac{3}{4}$ d. yearly; Abelot[a] and Eda Lewyn, who hold an acre and a rood of land, the services and customary [services] whereof are worth 3 $\frac{3}{4}$ d. yearly; Hamo Shireve, who holds a messuage, 4 acres and 3 roods of land, the services and customary [services] whereof are worth 17 $\frac{3}{4}$ d. yearly; Edmund and Geoffrey Shireve, who hold a messuage, 4 $\frac{1}{2}$  acres and 10 perches of land, the services and customary [works] whereof are worth 17 $\frac{1}{2}$ d. yearly; Hamo Shireve, who holds a messuage and 2 acres of land, the services and customary [works] whereof are worth 11 $\frac{1}{2}$ d. yearly; Hamo Shireve, who holds a cottage-tenement and 1 $\frac{1}{2}$  roods of land, the services and customary [works] whereof are worth 2d. yearly; William Beno and Bartholomew his brother, who hold a messuage and 5 acres of land, the services and customary [works] whereof are worth 17 $\frac{3}{4}$ d.; Ralph Wlmere, who holds half an acre of land, the services and customary [works] whereof are worth  $\frac{1}{2}$ d. yearly; Robert Key, who holds a messuage, 4 acres, and 14 perches of land, the services and customary [works] whereof are worth 18d. yearly; Andrew Clint, who holds 3 $\frac{1}{4}$  roods of land, the rents and ser-



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*Membrane 7d—cont.*

vices whereof are worth 3*d.* yearly; William Fairweider and Ralph Fairweider, who hold a messuage and 31 acres, 1½ roods and 10 perches of land, the services and customary [works] whereof are worth 9*s.* 3¼*d.* yearly; Ralph Shireve, who holds 2 acres, 1 rood and 10 perches of land, the services and customary [works] whereof are worth 10¼*d.* yearly; Elvivia Scrivein, who holds a rood and 33 perches of land, the services whereof are worth 2*d.* yearly; Isabella and Amabilla, daughters of Bartholomew son of Peter, who hold a messuage, 22½ acres of land, the services and customary [works] whereof are worth 7*s.* yearly; Amabilla and Isabella, daughters of Bartholomew son of Peter, who hold 2 acres of land, the services and customary [works] whereof are worth 7*d.* yearly; Amabilla and Isabella, daughter of Bartholomew son of Peter, who hold 5 acres and 1½ roods of land, the services and customary [works] whereof are worth 18¾*d.* yearly; Hamo Shireve, who holds 2½ roods of land, the services and customary [works] whereof are worth 2¼*d.* yearly; William son of Stephen, who holds a cottage and 3 acres of land, the services and customary [works] whereof are worth 15¾*d.* yearly; Robert Gunnild, who holds 2 acres of land, the services whereof are worth 9*d.* yearly. ‘*Barlymen.*’—He has also assigned to her William son of Stephen, who holds a messuage and 7 acres, the services and customary [works] whereof are worth 3*s.* 7*d.*; Andrew Clint, who holds a messuage and 8 acres of land, the services and customary [works] whereof are worth 4*s.* 10½*d.* yearly; Amabilla Lewyn and Eda Lewyn, who hold a messuage and 8 acres of land, the services and customary [works] whereof are worth 4*s.* 10½*d.* yearly; Adam son of Peter, Hamo Shireve, William Fairweder, and William Chaumb[er], who hold a messuage and 8 acres of land, the services and customary [works] whereof are worth 4*s.* 10½*d.*; Amabilla and Isabella, daughters of Bartholomew son of Peter, Adam son of Peter, and William Fairweder, who hold a messuage and 8 acres of land, the services and customary [works] whereof are worth 4*s.* 10½*d.* yearly; Amabilla and Isabella, daughters of Bartholomew son of Peter, who hold a cottage, the services and customary [works] whereof are worth ¾*d.* yearly; John Lelement, who holds 2 cottages and 4 acres of land, the services and customary [works] whereof are worth 2*s.* 7¼*d.* yearly. *Havermen.*—He has also assigned to her Godfrey Mamynge and Hamo Shireve, who hold a messuage and 4 acres of land, the services and customary [works] whereof are worth 2*s.* 9½*d.* yearly; John le Veltre and Richard Mariot, who hold 3 roods of land, the services and customary [works] whereof are worth 5*d.* yearly. Total of the value of the customary [works] and services of the aforesaid villeins called ‘*Melmen.*’ ‘*Barlymen.*’ and ‘*Havermen.*’ thus assigned: 4*l.* 4*s.* 0¼*d.* Total of the value of all the lands and tenements thus assigned to the said Alice: 17*l.* 4*s.* 6*d.*

April 22.  
Beaulieu.

Edmund de Wyton acknowledges that he owes to Robert de Manefeld 7*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

May 3.  
Winchester.

Hugh de Burgo, parson of the church of Brompton, diocese of York, acknowledges that he owes to Thomas de Sibthorp, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

May 8.  
Winchester.

To the abbot and convent of St. Thomas near Dublin. Request that they will admit into their house John de Billerica, who has long served the king and his father in the office of watchman in Dublin castle, and that they will administer to him for life the necessaries of life as to one of their fellow-monks, and that they will assign to him a suitable chamber within their house, and that they will make him letters under the seal of their house granting him the aforesaid things, certifying the king by their letters and by the bearer hereof of their proceedings in this matter.

By K.



1325.

## MEMBRANE 6d.

May 4.  
Winchester.

Thomas de Bynnyndon acknowledges that he owes to Walter, bishop of Exeter, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

William le Breton of Hoghton Conquest acknowledges that he owes to John de Sancto Amando 100 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Assignment of dower to Mary, late the wife of Aymer de Valencia, earl of Pembroke, made before John de Hampton, escheator in divers counties, at Castlemartin, co. Pembroke, 3 December, 18 Edward II., by virtue of the king's writ of great seal. There is delivered to her the manor of St. Florence, which was assigned to her in chancery. There are assigned to her in the manor of Castlemartin a moiety of the chief messuage, to wit a moiety of the barn on the south with an adjoining plot for a barton, the entire house called 'the dairy' (*daeria*), and a moiety of the cowhouse on the east; the easements whereof are extended at 6*d.* yearly. There are also assigned to her in the said manor a carucate of land, extended at 40*s.* yearly; 5 acres of meadow, extended at 5*s.* yearly; 100 acres of pasture, extended at 16*s.* 8*d.* yearly; 33 acres of land and a third of an acre of marsh, extended at 3*s.* 4*d.* yearly; the rents and services of John de Luny, John son of Henry Dawe, David Meyler and Joan his wife, free tenants, which are extended at 34*s.* 7*d.* yearly; the rents and services of David Swayn, Alice Bede, John Bede, Henry Milot, Richard de Cruce, Henry Moriz, Richard Moriz, Robert Moriz, David Moriz, and Rose Ermegard, John Go . . . , John Heylyn, John Robert, Thomas Richard, Philip Haye, Rhys (*Resi*) Thomas, Hugh Joyl, Philip Rys, William le Yunge, Philip le Yunge, Rhys Penkaron, William Rou, Philip and (?) John Knethil, Ellen Gilbert, Adam de Lissery, William de Landfey, Walter Seys, John de Hibernia, John la Haye, Matilda Prikker, Mabel Prikker, John le Prikker, John son of Philip Rys, John Rys, Richaud, Philip Joye and Mabel his wife, John Griffith, Henry Milot, Adam de Slade, Robert Adam, John Leulyn, Ranulph le Machon, David Eynion, John Fiset the younger, John Blethery, Alice Griffith, John Rugg, Robert Daniel, David Adam, Ellen la Yunge, Robert le Yunge, Ma . . . Hobbe, . . . Phelipp, Dionysius Rys, Thomas Warynot, John Kayot, John Kedyvor, John Streyt, John Bolour, Robert the weaver (*textoris*), Mabel la Gras, Robert Rys, Robert le Longe, Philip de la More, Ellen son of Philip Brounyng, Swetilda de Castro Martini, Henry Hobbekyn, and Walter Lide, bondmen, which are extended at 33*l.* 9*s.* 0*d.*; and the perquisites of court of the said free and bond tenants, which are extended at 10*s.* yearly. Total of the assignment of dower in the manor of Castlemartin: 11*l.*

May 5.  
Winchester.

To the keeper of the port of Dover. Order to permit Master Oliver de Kirkeby to pass the sea in that port, as he is going to parts beyond sea by the king's licence.

*Memorandum*, that whereas Ralph de Esse bought the marriage of the son and heir of John de Ferar[iis], who, it was said, did not hold of the king, from Henry de Pomeroy, of whom John held by knight service, and the king is now given to understand that John held on the day of his death certain fees as of the honour of Tremeton, in the king's hands, by knight service, wherefore the king ordered John Everard, escheator in eos. Cornwall, Devon, Somerset, and Dorset, to tell the said Henry to be in chancery on the morrow of Holy Trinity next following to show cause why the marriage of the heir did not pertain to the king on the day of John's death and does not now pertain to the king, which day is given to the said Ralph, now present in chancery.



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*Membrane 6d—cont.*

The aforesaid Ralph puts in his place John de Esse to do in the matter contained in the said writ what the king's court shall consider.

Afterwards a day is given by another writ to Ralph on the morrow of St. Peter ad Vincula.

May 6. Edmund, earl of Arundel, acknowledges that he owes to the king  
Winchester. 2,000 marks; to be levied, in default of payment, of his lands and chattels in England and Wales.—The chancellor received the acknowledgment.

*Memorandum, that the king, on 1 July, in the 19th year of his reign, pardoned the earl 1,000 marks of the above sum.* By p.s.

May 5. Alice, late the wife of Robert de Umframvill, earl of Angus (*Danegos*),  
Winchester. tenant in chief, puts in her place Thomas de Baumburgh, clerk, and Michael de Presfen to sue for and receive her dower in chancery.

May 11. John de Yakesle, 'pavyloner,' acknowledges that he owes to William de  
Porchester. Ayremynne, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

William Turney of Gerlethorp acknowledges that he owes to William de Ayremynne, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Brother Walter, abbot of Vaudey, acknowledges, for himself and convent, that they owe to Byndus Gyle, merchant of Florence, 70*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Lincoln.—The chancellor received the acknowledgment.

The aforesaid abbot acknowledges, for himself and convent, that they owe to Gerardinus Frederigi, Simonet de Luca, and Colluchinus, brother of Gerardinus, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Geoffrey de Eston of Aldewerk and William Lovell of Esyngwold acknowledge that they owe to John Hayward of Hatfeld 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Enrolment of deed of Robert son and heir of William de Queynton of Brightwell, witnessing that whereas William de Bereford, knight, holds all the lands of Robert's father in Brightwell for the term of the life of Adam de Queynton, Robert's uncle, by demise from Adam, to whom Robert's father demised the lands for Adam's life, excepting the chief messuage of the said tenements, which was in Adam's seisin for his life at the time when this deed was made, the said Robert hereby releases to Sir William his right in all the lands aforesaid, and grants to Sir William the reversion of the said chief messuage after Adam's death. Witnesses: Richard du Park of Brightwell, Roger Blome, and John Salveyn, of co. Oxford; Roger de Stowe, John de Padyngton, and John le Brewere, of co. Middlesex; William de Chestrefeld, clerk. Dated at London, in the parish of St. Clement Danes without the bar of the New Temple, London, on Friday after St. John ante Portam Latinam, 18 Edward II.

*Memorandum, that Robert came into chancery at Westminster, on 11 May, and acknowledged the above.*

May 13. John son of Bartholomew Pecche, knight, acknowledges that he owes to  
Porchester. Joan Orger of Freston 45*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

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*Membrane 6d—cont.*

The aforesaid John acknowledges that he owes to the said Joan 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 10.  
Winchester.

To the sheriffs of London. Order to cause proclamation to be made forbidding anyone doing wrong or injury to the men or merchants of Flanders during the sufferance concluded between the king and the burgomasters, *écherins*, *consules*, and communities of the towns of Ghent, Bruges, and Ypres, for themselves and other men and merchants of Flanders, to endure from Easter last until Whitsuntide next and for forty days from that feast, and to cause proclamation to be made that all the king's subjects shall treat favourably the said men and merchants coming into the realm with their goods and merchandise by land and by sea. By K.

The like to the following :

The sheriffs of Essex and Hertford, Norfolk and Suffolk, Lincoln, York, Northumberland, Kent, Surrey and Sussex, Southampton, Somerset and Dorset, Devon, Cornwall, and Gloucester.  
Robert de Kendale, keeper of Dover castle.

Reginald de Conductu, the elder, citizen of London, puts in his place John de Hegham, clerk, to prosecute a recognisance for 100*l.*, made to him in chancery by Reginald son of Roger de la More of Chelmersford.

May 13.  
Porchester.

William de Torney of Gerlethorp acknowledges that he owes to William de Ayremynne, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 18.  
Porchester.

Matthew de Kyngeston acknowledges that he owes to Henry de Pynkeny 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of grant by John son of Alan de Walkyngham, knight, to Sir Adam de Brom and William de Herlaston, clerks, and to Adam's heirs, of the advowson of the church of Aberford, diocese of York. Witnesses: Sir William de Herle, Sir Richard de Goldesburgh, knights; Richard de Ayremynne, Peter de Ludyngton, clerks; William de Denum; Richard de Aldeburgh; John de Kylvyngton; Adam de Hoperton. Dated at Westminster, on Saturday after the Ascension, 18 Edward II.

*Memorandum*, that the said John came into chancery, on the said day, and acknowledged the above.

Ralph de Coleham, knight, puts in his place William de Swyndon and Henry Darcy to prosecute a recognisance for 1,300*l.* made to him in chancery by Thomas Bardolf, knight.

Walter de Huntyngheld and Master Richard Abel, executors of the will of John Abel, put in their places William de Emeldon, clerk, to defend the execution of a recognisance for 200*l.* made to Robert, late archbishop of Canterbury, in chancery by the said John.

May 12.  
Porchester.

To Master John Luterel. Whereas the king lately granted him licence to go to the Roman court to prosecute an appeal made by him to that court, and he has now stayed for some time, and the king has certain affairs of his that he wishes to treat of with him; the king therefore orders him to prepare himself to return to this realm immediately upon seeing these presents, without any excuse, and to come in person to the king with all possible speed to treat with the king and to do what shall be ordained in the premises, writing back by the bearer of the presents the time when he intends being with the king. By K



1325.

*Membrane 6d—cont.*

To Master Richard de Sulbury, king's clerk, staying in the Roman court. Order to come to the king in person as speedily as possible, for certain matters that the king has to treat of with him specially. By K.

The like to John de Mutford, clerk.

May 25.  
Waverley.

Richard de Tekene acknowledges that he owes to William de Coluntre of London 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Stephen de Bouweles of Edelesburgh acknowledges that he owes to John de Belton, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*MEMBRANE 5d.*

John Mynghet, knight, puts in his place Thomas de Scotland and Hugh de Ebor[aco], clerk, to prosecute a recognisance for 100 marks made to him in chancery by Walter de Carleton.

The aforesaid John puts the said Thomas and Hugh in his place to defend the execution of a recognisance for 100 marks made by him in chancery to the said Walter.

May 18.  
Porchester.

Thomas de Garton, parson of Ovre church, diocese of Ely, acknowledges that he owes to Richard de Ayremynn, clerk, 62*s.* 4*d.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Cambridge.

*Cancelled on payment.*

Master John de Fenton, parson of Barwe church, diocese of Norwich, acknowledges that he owes to Thomas de Sybethorp, clerk, 20*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Suffolk.

May 20.  
Porchester.

Geoffrey de Hadersam of Blechyngleye acknowledges that he owes to the prior of Michelham 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 23.  
Henley.

Stephen le Fullere, citizen and woollen-draper (*lanarius*) of London, acknowledges that he owes to John Priour, the younger, citizen and woollen draper of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

May 6.  
Winchester.

To Edward, earl of Chester, the king's son. Summons to attend a parliament at Westminster on the morrow of Midsummer next, to treat of divers matters touching the king and the estate of the realm and the duchy [of Aquitaine]. By K.

[*Parl. Writs.*]

The like to four earls and thirty-nine others. [*Ibid.*]

To W. archbishop of Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to the archbishop of York and fifteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to thirty abbots and priors, and to the prior of St. John of Jerusalem in England. [*Ibid.*]

The like to Master Gilbert de Middelton, archdeacon of Northampton, official of the court of Canterbury. [*Ibid.*]

The like to Master Robert de Sancto Albano, dean of Arches, London. [*Ibid.*]

1325.

*Membrane 5d—cont.*

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons from each of the said ports to be elected, and to cause them to come at the said day and place, with full power to do and consent to what shall be then ordained. [*Ibid.*] By K.

May 25.  
Waverley.

Walter de Thunneyk, parson of the church of Menstreworth, diocese of Hereford, acknowledges that he owes to Master Adam de Ayremynne, parson of Geirgrave church, 60s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the said diocese.

*Cancelled on payment.*

William de Waynflete, Hasculph de Whitewell, William de Broklesby, clerk, and Thomas de Tynton, clerk, acknowledge that they owe to William de Clif, clerk, 30l.; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Cancelled on payment.*

William son of Alan Toller of Waynflete acknowledges that he owes to Hasculph de Whitewell, William de Brokelesby, and Thomas de Tynton, clerks, 40l.; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Cancelled on payment.*

John Pycote of Heydone acknowledges that he owes to William de Clif, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Maryng' of Benyngton acknowledges that he owes to William de Clif, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 28.  
Chertsey.

Henry Bisshop, king's yeoman, is sent to the abbot and convent of Shafton' to receive the same maintenance in all things as Robert le Poleter, deceased, had in that house at the late king's request.

By K. on the information of Master H. de Clif.

May 29.  
Chertsey.

John de la Garderobe came before the king, on Wednesday after Whitsuntide last, and sought to replevy to John de Cokefeld the latter's land in Cokefeld, which was taken into the king's hands for his default before the justices of the Bench against Alice, late the wife of Philip Spark. This is signified to the justices.

John de Henle of Eltham and William de Wengrave of Eltham acknowledge that they owe to Henry de Gisors, citizen and vintner of London, 60l.; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

June 1.  
Chertsey.

Richard Gille of Chelmersford acknowledges that he owes to Henry Prodhome 100s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 2.  
Chertsey.

Henry de Sutton, parson of the church of Lukton, diocese of London, acknowledges that he owes to Theobald Poleyn of Lukton 40s.; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Essex.

June 3.  
Cippenham.

Robert de Hoton, clerk, and Thomas de Hanley acknowledge that they owe to Reginald de Donyngton, knight, 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Surrey and York.

*Cancelled on payment.*



1325.

*Membrane 5d—cont.*

Enrolment of deed of Stephen de Eldham, lord of Derteford, witnessing that whereas Sarah, late the wife of Peter de Eldham, gave and secured by charter (*incartaverit*) to Robert de Kelleseye certain tenements in London, to wit in Basyngelane, rendering therefor to Stephen 100s. of yearly rent for his life, as appears by the said charter enrolled in the Guildhall, and Stephen afterwards granted the aforesaid rent to Richard de Norton and Matilda his wife, for which rent the said Robert will not attorn himself to Richard and Matilda without Stephen's licence and grant by deed, lest question or distraint should be made against him for the said rent by Stephen, the said Stephen hereby grants that Robert may pay the said rent to Richard and Matilda for the term of Stephen's life without challenge on Stephen's part, who precludes himself from the rent by these presents, and discharges Robert and the tenements of the same. Witnesses: Hamo de Chikewell, mayor of London; Benedict de Folsham and John de Causton, then sheriffs; John de Grentham, alderman of the ward; William Bidik; William de Sperscholte, 'chaundeler'; Robert le Caller; Richard le Chaucer.

*Memorandum*, that Stephen came into chancery at Westminster, on 7 June, and acknowledged the above.

June 6. To the treasurer and barons of the exchequer. Order to cause Reginald Cippenham. de Mohun, who is staying in Gascony in the king's service, to have respite until his return to England for all debts due to the exchequer.

June 6. John de Bottele of Lymenesfeld acknowledges that he owes to John de Cippenham. Oxon[ia], citizen and vintner of London, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Hugh Pykard acknowledges that he owes to John de London, 'barber,' 4*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Simon de Creppyng', citizen of London, acknowledges that he owes to Thomas de Karliolo, parson of the church of All Saints, Honylane, London, and to Bartholomew de Honylane, merchant, 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

June 9. John son of William son of Ralph de Blake Nottele acknowledges that Cippenham. he owes to William son of Roger de Naylingherst 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 10. Roger de Swynnerton puts in his place John de Salop[ia], parson of the Cippenham. church of Swynnerton, and Richard de Peshal to prosecute a recognisance for 500 marks made to him in chancery by Thomas de Halghton, John de Chetewynd, Robert de Dutton, John de Ipstones, Vivian de Staundon, Roger, parson of the church of Blumenhull, Vivian de Chetewynde, William de Weston Jones, Robert son of Robert de Dutton, Jordan de Puuelesdon, and James de Padmor.

Walter de Karleton puts in his place Nicholas son of Philip de la Marche to prosecute a recognisance for 200 marks made to him by Andrew Hode of Stykeney.

June 12. Matthew son of Herbert acknowledges that he owes to John son of Bisham. Henry de Cobbeham 640 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Wilts.

*MEMBRANE 4d.*

May 28. To the mayor and bailiffs of Wynchelse. Whereas a truce or sufferance Chertsey. was lately concluded between the king and his subjects, on the one part,

1325.

*Membrane 4d—cont.*

and the men and communities of the towns of Gaunt, Bruges, and Ipre, for themselves and other men of Flanders, on the other part, concerning the dissensions between the king's subjects and the men of that land, to endure from Easter last until Whitsuntide then next following, and from then for forty days following, and the king, at the request of the said men, has caused the truce to be prorogued until Easter next, willing that all merchants and others of that land may come into his realm with their goods and merchandise safely and securely, and may stay and trade therewith, provided that they exercise lawful merchandise and pay the due customs, and that they may go out from the realm, and if aught be forfeited to any of them by any one of this realm, the king will cause the same to be amended without delay, and that their goods and merchandise shall not be arrested during the prorogation for the trespasses of others, or for debts whereof they are not the principal debtors or sureties, or by reason of any trespass heretofore committed contrary to the charter of the staple, provided that the king's men enjoy the like privileges in Flanders: the king therefore orders the mayor and bailiffs to cause the prorogation to be proclaimed in that town, and to cause the truce or sufferance to be observed in all things. The king inhibits all persons, under pain of forfeiture of body and goods, from doing damage to the men and merchants of Flanders by land or by sea during the truce. As the king is given to understand that many of his subjects have done much damage to the men of Flanders in the times of the truces between them and the king, contrary to the king's inhibition, the king orders the mayor and bailiffs to take security from all men going from that town and port by water to Flanders or elsewhere to parts beyond sea that they will not aggrieve the men of Flanders by land or by sea. The mayor and bailiffs are to know for certain that if any of the men thus passing from that town and port do damage to the men of Flanders by land or sea, and if they cannot be found in order to make emends for the damages, or if they be insufficient to make such emends, the mayor and bailiffs must answer for the damages, and that the king will hold them to this.

By K.

The like to the following :

The barons, bailiffs, and communities of the following ports :

Dover.

Faversham.

Hethe.

La Rye.

Romenhale.

Hastyng'.

The bailiffs and communities of Blakeneye and Ipswich.

The mayor, bailiffs, and community of Portesmue.

The bailiffs and communities of Shorham, Seford, and Pevense.

The mayor, bailiffs, and community of Bristol.

The bailiffs and communities of Herewich, Oreford, Goseford, Cumbermartyne, and Dunsterre.

The mayor, bailiffs, and community of Lyn.

The bailiffs and communities of Landstephan, Kameys, Muleford, Swaneseye, and Newport-in-the-Isle of Wight.

The mayor, bailiffs, and community of Sandwich.

The sheriffs of London, '*mutatis mutandis*.'

The bailiffs and communities of Maldon, Yaremuth, La Pole, the Isle of Wight, Hardelawe, Falemue, St. Michael in Peril of the Sea, Mousehole, and O[ld]jestowe.

The bailiffs and men of St. Karantoc.

The bailiffs and communities of Clovely, Shippedenemere, Welle and Holkeham, Thornham, Boston, Taltham, and [S]hencher.

Robert de Kendele, constable of Dover castle and warden of the Cinque Ports.



1325.

*Membrane 4d—cont.*

The bailiffs and community of Exemue, with the ports of Luleham, Kyen, and Toppesham.

The bailiffs and communities of Sidemouth, Teignemue, Salteneye, Saltfleteby, . . . s . . . , Grymmesby, Kyngeston-on-Hull, Ravensere, Scardeburgh, Tynemuth, Whiteby, Lyverpol, and Fordham.

The prior of St. Helen's bailiffs in the Isle of Wight.

The bailiffs and communities of Towemouth, Ilfardecoumbe, Dertemue with the port of Totteny . . , Porlemue, Yalhampton under Newton Ferers, Plymmuth with the port of Sutton, Great Yarmouth, Lynn, Little Yarmouth, and Newcastle-on-Tyne.

June 1.  
Cippenham.

To the *échevins*, *consules*, and whole community of the town of Ghent, the burgomasters, *échevins*, *consules*, and whole community of the town of Bruges, and the advocates, *échevins*, *consules*, and whole community of the town of Ipres in Flanders. Francis Peil Prestre, their proctor and special envoy from Ghent, William le Doien, their proctor and special envoy from Bruges, N[ich]asius le Sage, their proctor and special envoy from Ippe, have come to the king with the letters of procuration made to them in the name of the communities aforesaid to treat finally of peace concerning the dissensions and grievances between the king's subjects and the subjects of the count of Flanders, and to prorogue the truce or sufferances entered into in this behalf, and they have propounded the matter aforesaid before the king and his council, and the king has heard the relation thereof with pleasure, and has received the envoys with good will. As some time ago treaty was had upon the matters propounded at the instance and request of the said envoys, and the king has caused the truce previously agreed upon to be prorogued until Easter next under the conditions contained in the king's letters patent concerning the same, provided that some persons shall be sent in the octaves of St. Hilary next on behalf of the aforesaid communities with sufficient power to treat finally concerning the said disputes, the king wills and orders his bailiffs and keepers of the ports of his realm to take security from all men going from this realm to Flanders that they will not damage or aggrieve the men of Flanders in their persons or goods by land or by sea, and he [undertakes] to send, if need be, certain of his subjects to the said ports to enquire concerning such grievances during the truce aforesaid, and the said *échevins*, burgomasters, *consules*, etc., shall cause the like to be done on their side. The king, considering their great desire, as expressed by their envoys, that peace, friendship, and communion shall be cherished between the king's subjects and the men of Flanders, has granted that the staple of wool and wool-fells shall be set up at Bruges during the truce aforesaid.

May 2.  
Chertsey.

To Richard de Betoigne, mayor of the merchants of the staple of wool and wool-fells. Order to transfer himself and the said merchants to Bruges, and to hold the staple there, in accordance with the king's grant aforesaid, provided that security be made to them for the enjoyment of the liberties, free customs, and all immunities that they have been wont to enjoy in the staple there and elsewhere, and that he and all the other merchants coming to the staple may come thither, stay there, and return thence safely. He is informed that William le Doyne, burgomaster of Bruges and envoy of the community of that town, who lately came to the king with other envoys of that land, has promised before the king and his council that such security shall be made to the said Richard, and that the said liberties and immunities shall be preserved unharmed. The king wills that the aforesaid grant shall not prejudice Richard or the other merchants of the staple contrary to the tenor of the charter of that staple, and shall not be drawn into a precedent hereafter.

By K.

1325.

*Membrane 4d—cont.*

June 14. John de Bisshopesdon, knight, acknowledges that he owes to Joan, late  
Westminster. the wife of Thomas de Bisshopesdon, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Worcester.

William de Offynton, vicar of the church of Padebury, diocese of Lincoln, acknowledges that he owes to Benedict de Normanton, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

*Cancelled on payment.*

John son of John Burell of Berkwey, chaplain, acknowledges that he owes to Geoffrey de Brokhole 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

June 11. Peter de Malo Lacu, the younger, Robert de Hilton, knight, William de  
Bisham. Pekworth, William de Wardhowe of co. York, Philip Lovel, knight, of co. Somerset, Warin de Egglosmerther of co. Cornwall, and John de Godessele of London mainpern Peter de Malo Lacu, the elder, who is outlawed in co. Essex because he did not come before Aymer de Valencia, late justice of the forest this side Trent, to answer to the king for trespasses in the forest of Essex, to have him before the king to do the king's will concerning the outlawry and to stand to right concerning the trespasses aforesaid when the king will speak with him concerning the same.

June 12. Matilda, late the wife of John Hervy, daughter of the late Simon Hervy,  
Bisham. the elder, of Esthallynggelegh, acknowledges that she owes to Master Thomas de Esthall, clerk, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

John son of Warin Quyntyn of Neuport acknowledges that he owes to William de Neuport 35 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of Warin Quyntyn acknowledges that he owes to the said William 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Master William de Swanton, executor of the will of Robert de Wynchelse, late archbishop of Canterbury, puts in his place John de Evesham, clerk, and J . . . atte Watere to prosecute a recognisance for 200*l.* made to the archbishop in chancery by Walter de Huntynfeld and John Abel.

June 13. John atte Hoo of Pentelawe acknowledges that he owes to John de  
Westminster. Liston 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

William Drosey of Flecchyng acknowledges that he owes to Adam de Rouston 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled on payment.*

Joan, late the wife of Alan le Chaundeler, acknowledges that she owes to William de Northwyk 4*l.*; to be levied, in default of payment, of her lands and chattels in co. Surrey.

*Cancelled on payment.**MEMBRANE 3d.*

June 21. Thomas Prior of Wedon Pynkeny acknowledges that he owes to John  
Eltham. de Crosseby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*



1325.

*Membrane 3d—cont.*

Richard de Lavynghton of London acknowledges that he owes to John de Crosseby, clerk, 100s. ; to be levied, in default of payment, of his lands and chattels in the city of London.

William Testard acknowledges that he owes to William de Lound, clerk, 30 marks ; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

*Cancelled on payment.*

William de la Doune acknowledges that he owes to Richard de Ayremynn, clerk, 50s. ; to be levied, in default of payment, of his lands and chattels in cos. Essex and Cambridge.—W. de Herlaston received the acknowledgment.

*Cancelled on payment.*

John Whyton acknowledges that he owes to John de Tyryngnam 40l. ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John Chaumberlayn and William de Berle acknowledge that they owe to Thomas de Evesham, clerk, 20s. ; to be levied, in default of payment, of his lands and chattels in co. York.

June 22.  
Eltham.

Geoffrey Fynche acknowledges that he owes to Master Henry de Ayremynne, parson of the church of Gretford, 10l. ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas son of Nicholas de Baryngton acknowledges that he owes to John de Shardelowe 20l. ; to be levied, in default of payment, of his lands and chattels in cos. Essex, Hertford, and Cambridge.

Walter son of Humphrey de Pentelowe, knight, acknowledges that he owes to Henry Darcy of London 200 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Acre, parson of the church of Bernyngnam, diocese of Norwich, acknowledges that he owes to Robert son of Walter, the younger, John Harsyk, and Richard de Oxewyk 60l. ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

June 23.  
Eltham.

Nicholas son of John de la Croyce of Basteldene acknowledges that he owes to Hugh de Trowell and Agnes his wife 22l. 6s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de Wroxhale acknowledges that he owes to Richard de Perers 40l. ; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Cambridge.

*Cancelled on payment.*

June 20.  
Waltham.

To Edmund, earl of Kent, the king's brother. Order to cause John de Ellerker, his clerk, to come to the king at once, laying aside all excuse, as, although the king lately ordered the earl by writ of privy seal to cause John to come to him safely and securely with Robert de Watevill and Bernard de la Bret, the earl has not sent John to the king, putting forwards certain excuses, which the king deems insufficient.

To John de Ellerker, the younger. Order to come to the king upon seeing the presents without delay.

June 26.  
Westminster.

John de Beckote acknowledges that he owes to William Neel of Coleshull 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

1325.

*Membrane 3d—cont.*

John de Stratford, bishop of Winchester, acknowledges that he owes to John Marsipyn, merchant of Florence, 174 marks; to be levied, in default of payment, of his lands and chattels in co. Winchester.

*Cancelled on payment.*

John le Brewere of Westminster acknowledges that he owes to Stephen de Mucheldever, clerk, 8*l*.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Philip de Stredleye acknowledges that he owes to Agnes, daughter of Ralph de Frechevill, 120 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Robert Sely, citizen of London, acknowledges that he owes to John de Ryngwod, parson of Saltwod church, 80*l*.; to be levied, in default of payment, of his lands and chattels in the city of London.

William de Gotham acknowledges that he owes to John de Davynton, chaplain, 60*s*.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Note of payment of 20s.*

John Merlyn acknowledges that he owes to Geoffrey de la Lee 100 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Ralph de Blida acknowledges that he owes to Richard de Baumfeld 10 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

June 27. John le Mareschal acknowledges that he owes to Richard de Beaufo 20*l*.; to be levied, in default of payment, of his lands and chattels in co. Southampton.  
Westminster.

Ralph de Sicca Villa, knight, acknowledges that he owes to Alan de Gissyng' of Leicester 5 marks 8*s*.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Ralph le Mareschal acknowledges that he owes to Nicholas le Mareschal 100*l*.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger de Notingham, cordwainer of London, acknowledges that he owes to John de Ryngwode, parson of the church of Saltwod, 15*l*. 12*s*.; to be levied, in default of payment, of his lands and chattels in the city of London.

July 1. Laurence le Keu of Pernestede acknowledges that he owes to Master John de Malmesbury, parson of the church of Dorkyngge, 150*l*.; to be levied, in default of payment, of his lands and chattels in co. Sussex.  
Westminster.

Richard de Bourne, clerk, Master John de Malmesbury, parson of the church of Dorkyngg', and Laurence le Keu of Bourn acknowledge that they owe to Edmund, earl of Arundel, 150*l*.; to be levied, in default of payment, of their lands and chattels in co. Kent.

John de Pisaquila, citizen of London, acknowledges that he owes to the prior of Chikesand 26*l*. 13*s*. 0*d*.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Master Robert de Sancto Albano acknowledges that he owes to Robert de Bardelby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.



1325.

*Membrane 3d—cont.*

Bartholomew son of Simon Savage acknowledges that he owes to Walter de Meriet of London and John de Besevill, tailor, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Wolryngton and Peter Foun acknowledge that they owe to Henry de Faucomberge, knight, 131*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

July 2.  
Westminster.

Reginald de Monte Forti acknowledges that he owes to Ingelram Berenger, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Stirchele, knight, acknowledges that he owes to Henry de Bello Monte 44 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Tytuele acknowledges that he owes to John de Tybryghton 100 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Lancastria of Holgill acknowledges that he owes to John de Aubeny of Brendbroghton, knight, and Christiana his wife 120 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

John Daubeny, knight, and Christiana his wife put in their place Brian de Herdeby to prosecute the above recognisance.

July 3.  
Westminster.

Remigius de Hedersete, parson of the church of Hengham, diocese of Norwich, acknowledges that he owes to Augustin le Waleys 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Hermannus de Brikyndon acknowledges that he owes to Ralph de Fretevell 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John son of Thomas de Ferariis of Lockesleye acknowledges that he owes to John de Kynardeseye 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Brother William de Ireby, prior of Hereford, acknowledges, for himself and convent, that he owes to John Pryde and William de Ayleston 11*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Hereford.

Roger Botecombe acknowledges that he owes to Master Ralph de Conyesburgh and Michael de Wath 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de la Wodehall, Robert his brother, Robert Mauger of Dorfled, Richard de Smythelay, Hugh son of Ralph de Wombewell, and Simon del Clif of Wombewell acknowledge that they owe to the aforesaid Master Ralph and Michael 7 marks; to be levied, in default of payment, of their lands and chattels in co. York.

John de Blunvill of Geytun acknowledges that he owes to Henry de Walpoll 75*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*MEMBRANE 2d.*

June 14.  
Westminster.

Walter de Muskham of Shenle acknowledges that he owes to Henry de Edenestowe, clerk, and Robert his brother, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

1325.

*Membrane 2d—cont.*

Enrolment of release by the aforesaid Walter to the said Henry and Robert, for their lives, of his right in the manor of Northmuskham and in the whole rent of the manor, excepting 2 marks of rent that he has in the manor. Dated at Westminster, 14 June, 18 Edward II.

*Memorandum*, that Walter came into chancery at Westminster, on the aforesaid day, and acknowledged the above.

June 14. John de Oddynseles and Emma his wife acknowledge that they owe to  
Westminster. Thomas West 40 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

June 15. Henry de Ferar[iis], son of William de Ferar[iis], knight, acknowledges  
Westminster. that he owes to William de Barneby of South Weald (*Suthe Wellens'*) 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Selby, son of Thomas de Selby, acknowledges that he owes to Walter de Esyngwold of York 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of acknowledgment by Thomas de Langeham, one of the executors of the will of Sir William de Huntyngheld, of the receipt from Sir Hugh le Despenser, son of Hugh le Despenser, earl of Winchester, of 100 marks, in full payment of 208 marks, in which sum Hugh was bound to Thomas and his co-executors for divers goods and chattels of the deceased sold and delivered to Hugh by the executors. Dated at London, 16 June, 18 Edward II.

*Memorandum*, that Thomas came into chancery at the house of the Friars . . . , London, on 16 June, and acknowledged the above.

June 16. William de Weylonde, knight, acknowledges that he owes to Master  
Eltham. Robert de Baldok, archdeacon of Middlesex, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

John le Chamberlayne acknowledges that he owes to the said Master Robert 12 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

June 16. John de Cauntebrigg, called of Honylane, 'taverner,' and Margery his  
Eltham. wife, acknowledge that they owe to Peter son and heir of the late Stephen Lambyn, fishmonger (*pesson'*) of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Richard de Wygorn[ia], parson of the church of Brecham, and John de Eston, parson of the church of Cherlewode, acknowledge that they owe to John de Wyndesore, parson of Bodyngton church, 4*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Surrey.

*Cancelled on payment.*

The prior of St. Swithin's Winchester acknowledges, for himself and convent, that he owes to Alberic Rogerii de Pistorio 500*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*

The said prior acknowledges, for himself and convent, that he owes to Peter Scarepac' of Venyse 300*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Southampton.

*Cancelled on payment.*



1325.

*Membrane 2d—cont.*

Enrolment of indenture witnessing that whereas Peter Lambyn, son and heir of Stephen Lambyn, late fishmonger of London, has granted to John de Honylane of Canteburg, citizen and taverner of London, and to Margery his wife, the sister of the said Peter, all the tenements with houses built on them that Peter had in inheritance by the death of Stephen of the gift of Edmund Lambyn in Suthwerk in the parish of St. Olave's, and Peter has granted to the said John and Margery, by another charter, all the lands and rents, with meadows, pastures, etc., that Peter likewise had in inheritance after his father's death in the townes and parishes of Westhamme and Stratford Monachorum, co. Essex, and the said John and Margery are bound to Peter in 200*l.* by recognisance in chancery made on 16 June, in the 18th year of the king's reign, the said Peter grants that the recognisance shall be annulled upon John and Margery re-enfeoffing him and putting him in full seisin of the premises at his request, or in case Peter die in the meantime in his pilgrimage. The said John and Margery grant that the recognisance shall be executed in case they alienate or charge the tenements aforesaid, or refuse to put Peter in seisin thereof when desired by him. Witnesses: Simon de Bernewelle; Thomas Fayrhere; John atte More; Geoffrey Graspeys; James de Foulmere; Thomas le Brewere; Thomas Martyn.

June 19.  
Eltham.

Henry de Welyngton acknowledges that he owes to Thomas de Cheddeworth, clerk, and Robert de Cheddeworth, his brother, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Thomas de Cheddeworth, clerk, and Robert de Cheddeworth, his brother, acknowledge that they owe to Henry de Welyngton 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Essex and Gloucester.

Ralph de Wolverton, John de Comton, and Walter Noyers acknowledge that they owe to Robert de Dombelton, keeper of the Marshalsea, 100 (?) marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Matilda la Franshe, late the wife of John le Franshe, and Robert her son (?), acknowledge that they owe to Nicholas de Pernedon, citizen of London, 10*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Beatrice, late the wife of Nicholas, and executrix of his will.*

John son of Ralph de Leukenore, knight, acknowledges that he owes to John de Harewedon, parson of the church of Stokebruere, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Neu[b]ury, the elder, roper (*cordarius*) of London, acknowledges that he owes to Dionysia de Neubury, his mother, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Offeton acknowledges that he owes to John de Oxon[ia], 'vineter' of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

June 19.  
Eltham.

John Russel, son and heir of Andrew Russel, acknowledges that he owes to William de Pencrys, chaplain of Margaret Dunfravyll, lady of Badelesmere, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Botereux and Reginald his son, knights, and Richard de Tremoren (?) acknowledge that they owe to Richard de Betoigne, citizen of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

1325.

*Membrane 2d—cont.*

Henry de Merynton, Robert de Shireforte of Sowe, Robert Styviehal of Sowe, William Erneys of Sowe, and Robert de Ernesford acknowledge that they owe to John de Polteneye and John Priour, the younger, 81*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Henry de Merynton acknowledges that he owes to Robert de Shirefort of Sowe, Robert de Styvechale of Sowe, William Erneys of Sowe, and Robert de Ernesford 81*l.*; to be levied, in default of payment of his lands and chattels in co. Warwick.

Edmund Baudewyn acknowledges that he owes to David de Tyllebury, citizen of London, 100*s.*; to be levied, in default of payment of his lands and chattels in co. Essex.

Sawynus Stonyng of Styfford acknowledges that he owes to David de Tyllebury, citizen of London, 40*s.*; to be levied, in default of payment, of his lands and chatteis in co. Essex.

Richard Andreu, tenant of part of the lands that belonged to Reginald de Thunderle, puts in his place Henry de Upton to defend the execution of a recognisance for 20*l.* made in chancery by the said Reginald, and by William Cosyn to William de Hamelton, late dean of St. Peter's York.

Joan, late the wife of John de Thunderle, tenant of part of the lands of the aforesaid Reginald, puts in her place Henry de Upton to defend the execution of the said recognisance.

June 21.  
Eltham.

John Whiton and John de Tyringham acknowledge that they owe to Constance, late the wife of Peter de Nottele, John le Deveneyes of Winchester, and Peter son of Peter de Nottele 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

June 13.  
Kennington.

To the sheriff of Cornwall. Order to cause proclamation to be made of the prorogation of the truce with the king of France for one month from Midsummer next, when the truce expires, and to cause it to be observed. [*Fiedera.*]

The like to Robert de Kendale, constable of Dover castle and warden of the Cinque Ports.

The like to the sheriffs of twenty counties.

*MEMBRANE 1d.*

July 3.  
Westminster.

Roger de Grey, knight, lord of Dyffryneloyt, acknowledges that he owes to William de Ayremynne, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in England and Wales.

*Cancelled on payment.*

Thomas Bardolf, knight, acknowledges that he owes to John Fastolf of Yarmouth 480*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas Bysshop of Greyby acknowledges that he owes to William de Repynghale of Kyrkeby 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John Romyn of Iddesworth acknowledges that he owes to Claricia, late the wife of Roger de Welnsworth, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

Thomas Randoulf of Medefeld acknowledges that he owes to Augustine le Waleys 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.



1325.

*Membrane 1d—cont.*

Ralph le Mareschal acknowledges that he owes to Nicholas le Mareschal 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard de Bromleye acknowledges that he owes to Robert le Mareschal of Welde 7 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Margery, late the wife of Hugh Prilly, acknowledges that she owes to William, abbot of Suthkellesey, and John Arsyk of Ouresby 12*l.*; to be levied, in default of payment, of her lands and chattels in co. Cambridge.

July 6.  
Westminster.

To the keeper of the port of Dover. Order to permit the abbot of Lange-den, of the Premonstratensian order, who is going to parts beyond sea to attend his chapter-general at Prémontré, to cross the sea in that port.

By K.

Matthew de Crouthorn acknowledges that he owes to William de Ferrariis of Bere 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Master Stephen Bygot, parson of the church of Cilcestre, acknowledges that he owes to William de Cristchurch 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas son of Hugh Wake of Depyng, knight, acknowledges that he owes to Nicholas de Sancto Marco 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Northampton.

John son of Thomas de Leukenore acknowledges that he owes to Robert de Haselshawe, provost of Wells, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Somerset.

Robert Houel acknowledges that he owes to William de Colby and Robert de Tonge 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

*Memorandum*, that, on 4 July, the king at Westminster, in the presence of Master Robert de Baldok, archdeacon of Middlesex, his chancellor, and of others of his council, committed to Master Henry de Clyf, his clerk, the custody of the rolls of his chancery, to have in the same manner as others have had the same custody hitherto; and Henry, on the following day, in the great hall of Westminster, at the marble stone, took oath to execute the office well and faithfully, in the presence of Sir Robert de Bardelby, William de Clyf, William de Herlaston, Adam de Brom, and other clerks of the chancery; and Sir Richard de Ayremynn, then keeper of the aforesaid rolls, there delivered to Henry the keys of the chests wherein the said rolls are kept. [*Parl. Writs.*]

John Doget acknowledges that he owes to Robert de Bardelby, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Lilleburn, knight, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Henry de Malton puts in his place Robert de Sandford to prosecute a recognisance for 10 marks made to him in chancery by William son of Alan le Careter of Scardeburgh.

William son of Roger de Cressy, tenant of part of the lands that belonged to William de Cressy of Hoddesak, puts in his place Theobald Portejoie and Hugh de Ele . . ., clerk, to defend the execution of a recognisance for 200*l.* made in chancery by the said William de Cressy of Hoddesak to William de Cressy, his son.

## 19 EDWARD II.

## MEMBRANE 34.

1325.

July 8. To Henry de Shirokes, late chamberlain of Caernarvan. Order to pay  
Westminster. to the clerk of the king's works in Caernarvan castle and to the king's watchman (*garritori*) of that castle the arrears of their wages and stipends for the time when Henry was chamberlain.

July 10. To Simon de Grymmesby, escheator in cos. York, Northumberland,  
Westminster. Cumberland, and Westmoreland. Order to deliver to Eleanor, late the wife of Robert de Umframvill, earl of Angus (*Danegos*), tenant in chief, the following of the said earl's lands and tenements, which the king has assigned to her in dower: certain lands in Ovyngelham, with a fishery in the water of Tyne there, co. Northumberland, of the yearly value of 14*l.* 11*s.* 1*d.*; certain lands in Derwenthopes, in the same county, of the yearly value of 107*s.* 11*d.*; 200 acres of waste and 200 acres of wood in a place called 'Redesheved,' in the same county, of the yearly value of 100*s.*; 20 acres of wood and 200 of moor in a place called 'Spithorp,' in the same county, of the yearly value of 5 marks; a messuage and 9 acres of land in a place called 'Mikelwanges,' in the same county, of the yearly value of 10*s.*; certain lands in Little Wodeburn, with 12 acres of land in a place called 'Wolrigg,' in the same county, of the yearly value of 36*s.*; and a third of the profit of a water-mill in Shirmundesden, in the same county, of the yearly value of 44*s.* 5½*d.*

July 19. To the same. Order to deliver to the said Eleanor the following of the  
The Tower. aforesaid earl's knights' fees, which the king has assigned to her in dower: a fee in Angram, co. Northumberland, which John de Leyburn holds, of the yearly value of 20*l.*; a moiety of a fee in Nedderton, in the same county, which Henry son of John holds, of the yearly value of 10 marks; a quarter of a fee in Foxden and Sharperton, in the same county, which Gilbert de Boroughdon holds, of the yearly value of 60*s.*; a twentieth of a fee in Cahaugh, in the same county, which John de Horseleye holds, of the yearly value of 10*s.*; a tenth of a fee in Thirnhom, in the same county, which Alice de Sacelingstan holds, of the yearly value of 20*s.*; a fortieth of a fee in Lynesheles, in the same county, which Thomas Short holds, of the yearly value of 10*s.*; a twelfth of a fee in Bromhop, in the same county, which Peter le Graper holds, of the yearly value of 40*s.*; a moiety of a fee in Roucestre, in the same county, which John de Roucestre holds, of the yearly value of 10 marks; a sixth of a fee in Folewell, in the same county, which Alice and Christiana, heirs of Laurence de Folewell, hold, of the yearly value of 40*s.*; and a sixth of a fee in Kerlawe and Folewell, in the same county, which William Tailboys holds, of the yearly value of 40*s.*

To the same. Order to deliver to the aforesaid Eleanor the advowson of the church of Ovyngelham, co. Northumberland, of the yearly value of 100*l.*, which the king has assigned to her as her dower of the said earl's advowsons of churches.

July 8. To him who supplies the place of the king's janitor. Order to deliver  
Westminster. John de Warblyngton from prison in his custody, as John de Tycheborne, James de Norton, William Peverel, William de Borhonte, Ralph de Wolverton, Richard le Wayte, Richard de Walden, John de Aulton,



1325.

*Membrane 34—cont.*

Walter de Sydeling', John le Flemyng, John de Brompton, and John de Houk, of co. Southampton, have mainperned to have the said John de Warblyngton before the king when ordered to answer to him. By K.

July 13. To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Westminister. Huntingdon, Essex, and Hertford. Order to permit the executors of the will of John, late bishop of Norwich, to dispose of the corn growing in the demesne lands of the bishopric and of the other goods and chattels of the deceased, and to permit them to chase and take deer, by themselves and by others, in the parks, woods, and chaces that belonged to the bishop in cos. Norfolk, Suffolk, and Essex, and to fish in the fishponds and fisheries, and to take and carry away fish thence, in order to carry out the exequies of the bishop in a suitable manner.

The like to the keepers of the bishopric.

July 12. To Thomas Deyvill, keeper of the castle and honour of Pontefract. Westminister. Order to pay to the king's ministers of the castle and honour their accustomed wages out of the issues of the castle and honour, as has been usual heretofore.

June 10. To the sheriff of York. Order to supersede the exaction to be outlawed Westminister. in his county [court] of William de Haukesgarth of Stitenum, in execution of the king's writ of judgment to exact him, which was issued because he did not come before the justices of the Bench to answer to Adam de Brom, clerk, who lately impleaded him before the said justices to render account of the time when he was receiver of his money, and William is thus exacted from county [court] to county [court], in manifest peril of his life; as Adam has appeared before the king in chancery and acknowledged that William has satisfied him for the said account.

June 10. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Westminister. Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands mentioned below, which he has taken into the king's hands by reason of the death of John de Foxle, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the said John and Constance his wife were enfeofed jointly of 58 acres and 3 roods of land, (measured) by a perch of 20 feet, in a piece of heath in Hayshull, in the forest of Pambere, in the bailiwick of Everesle; and of a messuage and 80 acres of arable land at Bromshull, in the same forest; and of certain lands in Colverdon, co. Buckingham; and of certain lands in Saundresdon; and of the advowson of the church of that town; and of 30s. of rent in Bledelawerugg; and of 35 acres, 1 rood, and 10 perches of land, by a perch of 21 feet, in the forest of Wyndesore at Le Hurcestrete, Prateshulle, and Halsishull; and of 75 acres, 1 rood, and  $27\frac{3}{4}$  perches of land between Clenhurst and Fifhidestrete in five places; and of  $21\frac{1}{2}$  acres of land near Wolvele; and of  $21\frac{1}{2}$  acres on the heath at Brendemull, in the same forest; and of  $26\frac{1}{2}$  acres and  $32\frac{1}{2}$  perches in certain places, to wit in Halsehull between Fifhideslane and Halselane the greater, and between Halsellane the greater and Halsellane the smaller, and between Halsellane the smaller and Waldeslane, in the said forest; and of 7 acres of land in Braye; and of 10 acres in Waltham; and that the said land in the bailiwick of Everesle is held in chief by the service of rendering 4s.  $10\frac{3}{4}d.$  to the exchequer yearly; and the tenements at Bromshull are held in like manner by the service of 2s. and by suit at the court of the manor of Odyham from three weeks to three weeks; and the land in Colverdon is held in like manner by the service of 33s.  $9d.$  and by suit at the court of the king's manor of Resebergh from three weeks to three weeks; and the lands in Saundreston and the advowson of the church of that town are held

1325.

*Membrane 34—cont.*

in like manner of the king as of the honour of Walyngford by homage and fealty and suit at the court of Walyngford from three weeks to three weeks; and the land at Le Hureestrete, Prattishull, and Halsishull is held in chief by the service of 17s. 8d.; and the land between Clenhurst and Fithidestrete in five places, and the land near Wolvele, and the land on the heath at Brendemull are held in chief by the service of 33s. 1 $\frac{3}{4}$ d.; and the land in divers places in Halesburgh is held in chief by the service of 8s. 10 $\frac{3}{4}$ d. yearly; and that the lands in Bray and in Waltham are held of others than the king; and that Constance continued her seisin of the said lands and tenements with the said John until the day of his death.

To Simon de Grymmesby, escheator in cos. York, Cumberland, Westmoreland, and Northumberland. Order not to intermeddle further with the manors of Knoll, Netherleghfeld (*sic*), and Stanerbot, and the advowson of the church of Arnecluf, which he has taken into the king's hands by reason of the death of Beatrice, late the wife of Reiner de Knoll, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Beatrice held the said manors on the day of her death for the term of her life by fine levied in the king's court, by which fine Robert de Knoll granted and demised the said manors and advowson to the said Reiner and Beatrice, to them and the heirs of Reiner's body, with remainder, in default of such heir, to William de Knoll and the heirs of his body, with remainder, in default of such heir, of the said manors of Knoll and Netherhelfeld to Elias, brother of the said Reiner, and to the heirs of his body, with remainder to Elias son of Richard de Knoll and his heirs, with remainder of the said manor of Stanerbot and the advowson, in default of such heir of the said William, to Alan de Archers and his heirs, and it is found by the inquisition that the manor of Knoll is held of the king in chief as of the lordship of Bouland, in the king's hands, by fealty and by the service of 1d. yearly at the feast of St. Giles the Abbot for all service, and that the manors of Netherhelghfeld and Stanerbot are held of others than the king, and it appears by another inquisition that Reiner died without an heir of his body, whereby the manors and advowsons ought to remain to the aforesaid William, whose fealty for the manor of Knoll the king has taken.

July 12.  
Windsor.

To Robert de Hungerford, keeper of the forfeited lands in the king's hands in co. Wilts. Order to deliver to Margaret, late the wife of Henry Teyes, a messuage, 2 carucates of land, and 13 acres of wood in Puttehale and Tymerigge, and the issues thereof, as the king learns by inquisition taken by Ralph de Bereford and Robert de Hungerford, in the said keeper's presence, that William de Insula Bona, in the 12th year of the king's reign, granted to the aforesaid Henry and Margaret all his lands in Puttehale and Tymerigge, to wit a messuage, 2 carucates of land, and 13 acres of wood, except a messuage and a virgate of land in Tymerigge, which Richard de Tymerigge and Mabel his wife hold for their lives, to have and to hold to Henry and Margaret during William's life, and that William, in the same year, released to Henry and Margaret his right in the tenements aforesaid, excepting the said messuage and virgate, to have to them and to Henry's heirs, and that Henry and Margaret continued their seisin thereof without any change therein until the tenements were taken into the king's hands by Henry's forfeiture, and that the tenements are in the king's hands for this cause solely, and that a messuage and 1 $\frac{1}{2}$  carucates of land and 13 acres of wood of the said tenements are held of the manor of Wexcombe, which is in the king's hands by reason of the rebellion of Hugh Daudele, the younger, by the service of 20s. yearly and by suit at the court of Wexcombe from three weeks to three weeks for all services, and that two virgates of the said tenements are held of John de Doun by the service of 9s.



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*Membrane 34—cont.*

yearly and suit at the court of Hynsete, the little writ of right being pending in the same court for all services, and that the tenements aforesaid, except the said messuage and virgate, are worth yearly in all issues, besides the rent and services aforesaid, 51s. The reversion of the tenements to the king after Margaret's death is reserved.

July 15. To the treasurer and barons of the exchequer. Order to cause 20*l.*  
The Tower. yearly to be allowed to the sheriff of Southampton from 10 May, in the 15th year of the king's reign, when the king granted that sum yearly from the issues of the county of Southampton to Hugh le Despenser, the elder, to be received from the sheriff of that county under the name and honour of earl of Winchester, and the king girded Hugh with the sword as earl of Winchester.

July 18. To Philip de Welle. Order to cause the body of William, son and heir  
The Tower. of Isabella, daughter of Edmund de Kemessek, Philip's late wife, tenant in chief, to be brought to the king, William being a minor, whose marriage pertains to the king by reason of the lands of the said Isabella, which are in Philip's hands by the courtesy (*curialitatem*) of England, the said heir being in Philip's company. By K.

To the sheriff of Buckingham. Order to cause a house to be built at Rysebergh for the king's stud, by the view and testimony of the keeper of the stud. By bill of the treasurer.

To the bailiff of Wodestok. Order to cause the house ordained for the king's horses in that park to be repaired. By bill of the treasurer.

To the bailiff of Estwod and Ralegh. Order to cause the house ordained within the park of Ralegh for the king's stud to be repaired. By bill of the treasurer.

*MEMBRANE 33.*

July 11. To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hertford. Order to deliver to Egelina, late the wife of Robert de Scales, tenant in chief, the following of his knights' fees, which the king has assigned to her as dower: a fee in Wetherdon, co. Suffolk, which Ralph de Scales holds, of the yearly value of 10*l.*; a fee in Sandon, co. Essex, which William de Cleydon holds, of the yearly value of 10*l.*

To the same. Order to deliver to the aforesaid Egelina the advowson of the church of Sandon, co. Essex, of the yearly value of 6 marks, which the king has assigned to her as her dower of her husband's advowsons of churches.

July 10. To the sheriff of Lincoln. Order to pay to William de Skynan, the king's  
Westminster. carter staying with a cart and four horses of the king's at the castle of Somerton for the purpose of carrying stone and timber to the castle, by the king's order, his wages, to wit 4½*d.* a day for himself and groom, and to cause him to have hay and oats and other things for the maintenance of the horses for so long as he shall stay there, to be delivered to him by indenture. By K.

July 11. To Robert de Hungreford, keeper of the forfeited lands in co. Wilts.  
Westminster. Order not to intermeddle further with a rent of 8 marks yearly from the free tenants that belonged to John ap Adam in Welewe, in that county, as it is found by inquisition taken by William de Harden and Robert de Hungreford (*sic*) in the presence of the said keeper that the said John thirty years ago granted to Rogo Gacelyn, for his service past and future, the said rent

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*Membrane 33—cont.*

for life, and that Rogo received the rent yearly without change until it was taken into the king's hands by Rogo's forfeiture, and that Rogo died on 2 June, in the 15th year of the king's reign.

**July 8.** To Henry de Cobeham, keeper of certain lands in the king's hands in co. Westminister. Kent. Order to deliver to William de Hokyniore, a late rebel, a rent of his in Henry's bailiwick from 13 June, in the 17th year of the king's reign, on which day the king ordered Henry to restore to him his lands, which were taken into the king's hands by reason of his rebellion, because he had found mainpernors that he would be faithful to the king, as William has shown the king that Henry detains the aforesaid rent although he had delivered William's lands to him. By K.

**July 16.** To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to cause dower to be assigned to Amota, late the wife of Simon de Holand, tenant in chief of the king as of the manor of Holand, in the king's hands, by the service of one pound of cummin for all service, upon her taking oath not to marry without the king's licence, according to the extent made or according to another to be made, if necessary, in the presence of Simon, son and heir of the aforesaid Simon, if he choose to attend.

**July 14.** To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Westminister. Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands of John de Nujoun, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

**July 16.** To John de Clyvedon. Notification that it is not necessary for him to stay any longer in the islands of Gernereye, Gereseye, Serk, and Aureneye, whereof the king appointed him keeper under Otto de Grandisono, who holds the islands for life of the late king's demise, as a treaty of peace is pending between the king and the king of France and the king hopes that peace will be established between them, the king having appointed John keeper of the islands because the king of France endeavoured to aggrieve the king's realm and land, and Otto was then absent from the islands.

By K. on the information of R. de Ayremynne.

**July 15.** To the treasurer and barons of the exchequer. Order to discharge John de la Grave—to whom the king, on 7 November, in the 6th year of his reign, committed during pleasure the custody of a quarter of the lands that belonged to John de Marisco in Wyke near Estbury, which were in the king's hands by reason of the minority of Thomas le Bret, son and heir of Simon le Bret and of Joan his wife, the fourth daughter and co-heiress of the said John de Marisco, and which were extended at 15s. yearly by the extent made by Roger de Wellesworth, then escheator this side Trent, rendering therefor to the exchequer 20s. yearly—of the ferm aforesaid from 8 March, in the 17th year of the reign, when the king took the homage of Thomas for all the lands that his father held in chief, and ordered the lands to be rendered to him because he had proved his age before Master John Walewayn, then escheator this side Trent.

**July 17.** To Simon de Grymmesby, escheator in cos. York, Westmoreland, Cumberland, and Northumberland. Whereas the king lately granted to Thomas Broun, for his good service, 50 marks of yearly rent during the king's pleasure, for the maintenance of himself and wife and of his children and the children of his brother, and granted to him, by letters patent under the exchequer seal, the manors of Alwarthorp and Wythele, co. York, which belonged to John de Moubray, a late rebel, and which came to the king's



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*Membrane 33—cont.*

hands as escheats by his forfeiture, to have during the king's pleasure as of the value of 50 marks yearly, and the king afterwards caused the manors to be taken into his hands and delivered to the Hospitallers because they were Templars' lands; wherefore Thomas has prayed the king to grant to him, in place of the said manors, the lands in Brunnum and Nidde, in the said county, that belonged to Ralph, late baron of Greystok, tenant in chief, which are in the king's hands by reason of the minority of Ralph's heir: the king has therefore granted to Thomas all the fermes and rents of the said lands from Whitsuntide last of his gift, which the escheator is ordered to deliver to him.

By K. on the information of R. de Ayremyn.

July 12.  
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Robert le Power, chamberlain of Kaernarvan, 12*l.*, which he has paid to Mereduk ap Maddok, the king's yeoman, for a year and a half by virtue of the king's order to pay him 12 marks yearly from the time of Robert's appointment as chamberlain, the king having committed to Mereduk 9 marks 6*s.* 8*d.* of yearly rent in the town of Lanlibiau in Anglesey, which belonged to David ap Thlewely, during the king's pleasure, in aid of his maintenance in the king's service, and the king was afterwards given to understand that the town aforesaid was worth 33*s.* 4*d.* yearly more than the above rent, whereupon he granted the said 33*s.* 4*d.* to Mereduk on 11 February, in the 7th year of his reign, and ordered the said Robert to pay Mereduk the said 12 marks.

To the same. Order to acquit the aforesaid Robert of 60*s.* yearly, the rent of 1½ carucates of land in Aberffraw, co. Anglesey, which Jorewardus Voil, the king's servant, lately held at ferm, as the king, on 12 January, in the 7th year of his reign, granted that Jorewardus should hold the said land for life quit of the aforesaid rent.

To the same. Order to allow to the aforesaid Robert 23*l.* 6*s.* 4*d.*, which he has paid by virtue of the king's order of 18 June, in the 16th year of his reign, to pay to Master Henry de Ellerton, master of the king's works at Kaernarvan, the arrears of his wages from the time of Robert's appointment, and to pay him his wages thenceforth, and by virtue of the king's order of 2 October, in the 17th year of his reign, to pay to Madoc Tileyt, to whom Edmund, earl of Arundel, justice of Wales, committed the office of the escheatry of North Wales for a certain time, his wages for the time that he held the office aforesaid, and by virtue of the king's order of 8 July last to pay to the clerk of the king's works in the castle of Kaernarvan the arrears of his wages from the time of Robert's appointment, Robert having paid 4*l.* 18*s.* 0*d.* to the said Henry, 17*l.* 10*s.* 0*d.* to the said Madoc, and 18*s.* 4½*d.* to the said clerk.

July 20.  
The Tower.

To the same. Order to allow to Robert son of Robert son of Payn 235*l.* 6*s.* 8*d.*, which the king owed to his father at his death for divers causes when he was in the king's service in the 2nd year of the reign, as appears by a bill under the seal of John, bishop of Bath and Wells, late keeper of the wardrobe, in Robert's possession, in the debts due to the king from his father amounting to 400*l.*, as Robert has prayed the king to cause such allowance to be made to him.

By K.

July 20.  
The Tower.

To the same. Order to acquit the heirs of John de Grey and the executors of his will of the extent of the lands that belonged to Urian de Sancto Petro, tenant in chief of the late king, from 30 July, in the 27th year of the late king's reign, when the late king took the homage of Urian, son of John de Sancto Petro, grandson (*nepos*) and heir of the said Urian, and restored to him the lands of the said Urian, his grandfather (*avus*), the late king having, on 6 April, in the 23rd year of his reign, granted the

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*Membrane 33—cont.*

custody of the said lands during the heir's minority to the said John de Grey, rendering therefor the value of the lands to the exchequer, the lands being afterwards extended to 22*l.* 1*s.* 6*d.* yearly, as appears by the extent made by Hugh de Audele, late justice of Chester.

*MEMBRANE 32.*

- July 8. To Robert de Aston, keeper of certain forfeited lands in co. Gloucester.  
Westminster. Whereas the king learns by inquisition taken by the keeper and by John le Botiller of Lanulyt and William de Bradewell that Amice le Walshe of Oldebury, on Sunday before SS. Simon and Jude, in the 14th year of the king's reign, demised a messuage and a virgate of land in Oldebury and Dodemerton to Ralph de Farleye for her lifetime, rendering therefor to her 5 quarters of corn and 10*s.* yearly, and that she was seised of the said corn and rent from the time of the grant until the tenements were taken into the king's hands by Ralph's forfeiture, and that she has received nothing of the corn and rent since then because the said keeper would not render her the same without special order from the king, and that the tenements are held of Nicholas Burdon by fealty and the service of 5*s.* yearly, and that they are in the king's hands solely by reason of Ralph's forfeiture, and that they are worth 20*s.* yearly in all issues, and that she did not make any remission or release of the corn and rent to Ralph, and has not changed her estate therein in any wise; as the keeper has asserted in chancery that the tenements do not extend to the value of the corn and rent, the king orders him to deliver the messuage and land to Amice, to hold in *tenencia* during the king's pleasure, in aid of satisfaction of the corn and rent aforesaid.
- July 20. To the sheriff of Dorset. Order to cause a coroner for that county to be  
Westminster. elected in place of John de Bridport, who cannot attend to the duties of the office as he is occupied in the king's service in divers counties.
- July 11. To Richard de Wynneferthyng, keeper of the manor of Childerlangele.  
Westminster. Order not to distrain Roger de Grey for homage for the lands that he held (*sic*) of the king in chief, as the king took his homage on 10 May, in the 17th year of his reign.
- July 19. To the treasurer and barons of the exchequer. Whereas lately, because  
The Tower. it appeared to the king by the parts of certain fines levied before the justices of the Bench in the courts of the late king and of the present king, and because it is found by inquisitions taken by divers of the king's escheators in different counties that John de Grey, deceased, held for life on the day of his death the manors of Harewold, Podyngton, La Leye, Brokburwe, and Wrast, co. Bedford, Holewell, co. Hertford, Great Brikhill and the advowson of the church of that manor, Overbleccheleye, Snelleston, and Stokhamund, co. Buckingham, Gyllyng' and Hemmyngford Turburvill, except four virgates of land in the latter, co. Huntingdon, a messuage, a mill, 2 carucates of land, 12 acres of meadow, 10 acres of pasture, 10*l.* 12*s.* 0*d.* of rent in Depeden, co. Essex, and the manor of Seweneston, and the advowson of the church of that manor, a mill, 44 acres of land, 13½ acres of meadow, 6*l.* 6*s.* 0*d.* of rent in Bollebrikhull and Caldecote, and the advowson of a moiety of the church of Walton, co. Buckingham, and the manors of Swonton, Flutte, and Hoghton, co. Bedford, Walton and Woketon, co. Buckingham, and that all the aforesaid manors, rents, etc., ought to remain to Roger de Grey, son of the said John, and to the heirs of his body, the king many times ordered Simon de Baldreston, then keeper of certain lands that belonged to John, not to intermeddle further with the manors, etc., in his custody, and to deliver to Roger the issues thereof



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*Membrane 32—cont.*

received by him, and he has signified to the king that he had levied before the order reached him 110*l.* from the issues of the said manors of Harewold, Podyngton, Seweneston, Holewell, Brihill, Snelleston, Stokhamund, Gyllyng, Hemmyngford Turburvill, Depeden, and Swonton, and had paid the same into the exchequer; and Roger has now petitioned the king to cause this sum to be restored to him, or to cause it to be allowed to him in the debts due from his father to the exchequer: the king therefore orders the treasurer and barons to inspect the account of the said Simon, and, if they find that he levied the above sum from the said manors and paid it into the exchequer, to cause that sum to be allowed to Roger in the debts due to the exchequer from his father. By pet. of C.

July 12.  
Westminster.

To Roger de Whatton, keeper of the rebels' lands in co. Northampton. Whereas the king learns by inquisition taken by Robert de Thorp and John de Assheton that Robert de Watervill, in the first year of the king's reign, granted to Bartholomew de Badelesmere and Margaret his wife a moiety of the manor of Milton, and a moiety of all the land that he had on the day of the grant in Milton, Peterborough, Castre, Thorp, and Marham, and Robert granted by the same deed that the other part of the said manor and lands—which was lately assigned to John de Insula for a debt in which John Russel, the feoffor of Robert of the manors and lands aforesaid, was bound to the said John de Insula by recognisance before the barons of the exchequer, and which the executors of John de Insula now hold because the debt is not levied—should remain, after the aforesaid debt had been levied, to Bartholomew and Margaret, to hold with the other moiety, rendering therefor to the said Robert for his life 10*l.* yearly, and that Robert should have power to levy for the said rent in the aforesaid manors and lands and in Bartholomew's manor in the town of Badelesmere, which manor Bartholomew charged to the distraint of the said Robert, and that Robert was seised of the aforesaid 10*l.* yearly by the hands of Bartholomew until the moiety of the manor and lands was taken into the king's hands by Bartholomew's forfeiture, and that Robert has not changed his estate therein in any way, and has always remained in seisin of the rent, and that the manor of Milton and the lands aforesaid are held of the abbot of Peterborough by the service of 24*s.* and 1 lb. of pepper yearly, and that the manor with the other lands in the aforesaid towns is worth yearly 6*l.* in all issues, after the deduction of the services aforesaid: the king orders the keeper to deliver the moiety of the manor and lands to Robert, to hold at the king's pleasure in allowance for the 10*l.* aforesaid.

By pet. of C.

July 19.  
The Tower.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause a rent of 17*s.* 4*d.* yearly to be paid to the abbess of Berkyng for so long as certain lands in Dakenham, co. Essex, are in the king's hands by reason of the death of Aymer de Valencia, late earl of Pembroke, as the king learns by inquisition taken by the escheator that the earl held the said lands of the abbess by the aforesaid service.

July 23.  
Hadleigh.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Elizabeth, late the wife of Hugh de Luccombe, tenant in chief, the following of Hugh's knights' fees, which the king has assigned to her in dower: a quarter of a fee in Lynche, co. Somerset, which part John de Hywysh holds, of the yearly value of 30*s.*; a quarter of a fee in Harewod, in the same county, which part Nicholas de Harewod holds, of the yearly value of 16*s.*; an eighth of a fee in Luccombe, in the same county, which part Roger de Rothe holds, of the yearly value of 10*s.*; a sixteenth of a fee in Netherholte, in the same county, which part



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*Membrane 32—cont.*

John de Holte holds, of the yearly value of 6s. 8d.; and a sixteenth of a fee in Alreford, in the same county, which part Walter Brounyng holds, of the yearly value of 6s. 8d.

To the same. Order to deliver to the said Elizabeth the advowson of the church of Seleworthy, co. Somerset, of the yearly value of 10 marks, which the king has assigned to her as dower of her husband's advowsons of churches.

To Thomas de Eyvill, keeper of the castle and honour of Pontefract. Order to cause a water-mill at Hudresfeld to be constructed anew in place of the mill that was carried away and destroyed (*evulsum*) by flood, by the view of William de Skardgil and Thomas Wayte of Ledes, and to cause another mill at Ledes to be constructed anew in place of the decayed (*putrefacti*) mill there, by the view of Edmund le Botiller and Thomas de Finey.  
By bill of the treasurer.

July 20.  
The Tower.

To John Darcy, justiciary of Ireland. Order to deliver to Hugh le Despenser, son of Hugh le Despenser, earl of Winchester—to whom the king, on 12 February last, granted the custody of the purparty of Laurence, son and heir of John de Hasting', tenant in chief, a minor in the king's wardship, of the lands, knights' fees, advowsons of abbeys, priories, and churches in England, Wales, and Ireland, that belonged to Aymer de Valencia, late earl of Pembroke, to have during the minority of the said heir—the castle and town of Waisford, the manor[s] of Rosclare and Balimore (except the lands in the said town and manors assigned in dower to Mary, late the wife of the said Aymer), the rent of the burgesses of Taghman, and two parts of the perquisites of assizes, of the offices of the chancery, exchequer, and county [court] of Waisford, which were assigned to the said heir in his purparty, and to deliver to Hugh the issues thereof since the said 12 February, together with the said lauds held in dower when they fall in. By K.

July 27.  
Writtle.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Richard de Moseleye, late receiver of the castle and honour of Pontefract and of the forfeited lands this side the water of Onse, co. York, in his account at the exchequer for the necessary wages paid by him to the ministers of the castle and honour and to the foresters and parkers there.

July 24.  
Hadleigh.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Ellen, late the wife of John son of John de Ryvers, tenant in chief, a third of an acre of land called 'Wymabanke' at the eastern end near the little park of Angre, and a third of the hundred of Angre, together with the issues thereof received by him, as it appears by the rolls of chancery that the said third of an acre and of the hundred were assigned to Ellen in dower by Roger de Wellesworth, late escheator this side Trent, by the king's order, and the king—upon learning from Ellen's complaint that she was dowered of the premises in form aforesaid, and that she continued her seisin thereof without change of her estate up to the time when Master John Walewayn, late escheator this side Trent, pretending that John, son and heir of the said John son of John, had adhered to certain rebels, took the dower into the king's hands with other lands of the said heir, and that the dower is thus detained from Ellen,—ordered John de Blumvill to make enquiry concerning the premises, whereby it is found that Ellen was dowered in form aforesaid, and continued her seisin thereof until the dower was thus taken into the king's hands, and that she was never an adherent of the rebels, and that the dower is still detained from her.

July 28.  
Writtle.

To W. archbishop of Canterbury. Whereas the prior and convent of the cathedral church of Holy Trinity, Norwich, void by the death of John



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*Membrane 32—cont.*

the late bishop, have elected, after obtaining the king's licence to elect, Master Robert de Baldok, archdeacon of Middlesex, the king's chancellor, as bishop, and the king has assented to the election; but as the elect is, as the archbishop knows, so occupied about the king's affairs touching him and his realm and his passage to France, which the elect is continuously intending by the king's orders, that he cannot prosecute the matter of his election in person before the archbishop, the king requests the archbishop to admit the elect's proctors to prosecute the matter, and to attend to the desired expedition thereof carefully and diligently.

*MEMBRANE 31.*

- July 30. To John de Lek, keeper of the castle and honour of Tuttebury. Order  
Pleshey. to cause William de London, chaplain, to be replevied, if he be repleviable  
(*Plesci.*) according to the assize of the chace of Nedwode, the keeper having returned that William was taken and imprisoned in the castle because he was indicted at the wood-moot (*wodemotum*) of the said chace for slaying a doe therein.
- July 19. To the treasurer and barons of the exchequer. Order to make account  
The Tower. with Henry de Malton, late sheriff of Cumberland, for his costs about the keeping and taking to the king of two hawks and one tercelet (*tercelletum*), and to allow the same to him, as the king, on 27 June, in the 17th year of his reign, ordered the sheriff by letters of privy seal to receive from John de Raghton and his parceners, keepers in fee of the king's eyry (*ereia*) in the forest of Ingelwode, the hawks that they should deliver to him from the eyry, and to cause the hawks to be brought to the king, and the sheriff received the said two hawks and tercelet by virtue of the said order, and delivered them to the said John with 6*l.* from the issues of his bailiwick for the expenses of the said John and his fellows bringing them to the king, who received the hawks and tercelet from John.
- July 18. To Henry de Monte Forti, keeper of the manor of Eldcourt, co. Sussex,  
The Tower. in the king's hands. Order to pay to the prior of Michelham the arrears of a rent of 9*s.* yearly from the time when Henry received the custody of the manor aforesaid, and to pay him the same hereafter for so long as he shall have the custody thereof, as the king learns by inquisition taken by Giles de Breunzoun and John Fillol that Nicholas de la Beche, late lord of the manor aforesaid, held 80 acres of land in the said manor of the prior aforesaid by the service of rendering him 9*s.* yearly, and that the prior and his predecessors were seised of the said rent from time out of mind by the hands of Giles de Fyenes and William de Echyngham, sometime lords of the manor, and by the hands of the said Nicholas when the manor was in his hands, and by the hands of James de Cralle and John le Fisser, the king's late keepers there, after the manor came to the king's hands by Nicholas's forfeiture until the time when the said Henry had the custody thereof, and that neither the prior nor any of his predecessors released the rent to Nicholas or any other, or changed his estate therein in any way.
- July 28. To Edmund de Assheby, the king's bailiff of Graham. Order to pay to  
Writtle. William de Baiocis the arrears of a yearly rent of 20*l.* during the time that Edmund has had the custody of the mills of Graham, and to pay him that rent henceforth for so long as Edmund shall have the custody of the said mills, as the king learns by inquisition taken by Simon de Lunderthorp and Hasculph de Whitewelle that John de Warenn, earl of Surrey, granted the said rent to William twelve years ago, to be received from the said mills during William's life, for his good service, past and future, to the earl, and

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*Membrane 31—cont.*

that William was seised of the rent all the time when the mills were in the earl's hands, and during all the time of Aymer de Valencia, late earl of Pembroke, without making any change of his estate, until Midsummer, in the 17th year of the king's reign, when the mills were taken into the king's hands with the manor upon Aymer's death, and that the said earl held the mills when they were in his hands as appurtenant to the manor of Graham, which is held of the king by knight service, and that the mills are worth 12 marks yearly beyond the said 20*l*.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Like order to pay the arrears of the rent aforesaid for the time when the mills were in his custody.

To the treasurer and barons of the exchequer. Whereas John Wake, clerk, who was indicted before Henry Spigurnel and his fellows, justices of oyer and terminer in cos. Wilts, Somerset, Dorset, and Gloucester, for consenting to the death of Walter de Compton, who was slain at Littleton near Somerton by Thomas Jory and Nicholas le Bonde, who were hanged therefor, and for harbouring the said felons, and was delivered to J. bishop of Bath and Wells according to the privilege of the clergy, and he purged his innocence before the bishop, as the bishop signified to the king by his letters patent, and the king thereupon ordered the sheriff of Somerset and Dorset to restore to the said John his lands, goods, and chattels, which had been taken into the king's hands by the sheriff for this reason, unless John had fled by reason of the felonies aforesaid, and Thomas de Marlebergh, sheriff of the said counties, has now shown to the king that the treasurer and barons have charged him at the exchequer with the said goods and chattels, although he delivered them to John by virtue of the king's order, because it did not appear to them whether John fled or not, and it appears by the record and process of the inquisition made before the said Henry and his fellows concerning Walter's death, which the king has caused to come before him in chancery, that John did not flee: the king signifies the premises to the treasurer and barons so that they may do what ought to be done in the premises for the discharge of the sheriff from the chattels aforesaid.

The like to the same for John Fychet and Ed. Fychet.

Aug. 6.  
Ongar.

To John de Mere, keeper of the manors of Crischirche Twynham, and Ryngwode, co. Southampton. Order to cause the mills and weirs of the manor of Ryngwode to be repaired where necessary by the view and testimony of John de Seures. The king has ordered Hugh le Despenser, earl of Winchester, justice of the Forest this side Trent, or him who supplies his place in the forest of New Forest, to cause twenty oaks fit for timber for the said mills and 60 beech piles (*pilos*) for the weirs to be delivered from the said forest.

By bill of the treasurer.

Mandate in pursuance to the said Hugh.

By bill of the treasurer.

Aug. 3.  
Pleshy.

To John de Hampton, escheator in cos. Hereford, Gloucester, Worcester, Salop, and Stafford. Order to deliver to Lucy, late the wife of John de Somery, tenant in chief, a third of a messuage and 24 acres of land in Foxale, co. Salop, which the king has assigned to her in dower, as she has not had dower thereof.

Aug. 22.  
Wingham.

To the keeper of certain lands in the king's hands in co. Lancaster. Order to assign to Margaret, late the wife of Thomas de Alta Ripa, a third of the manor of Hapton, as the king learns by inquisition taken in the keeper's presence by William de Tatham and John de Middope that Thomas was seised of the manor in his demesne as of fee on the day when he married Margaret, and long afterwards, so that he could dower her thereof, and that the manor, after divers alienations, subsequently came to the hands of



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*Membrane 31—cont.*

Henry de Lacy, late earl of Lincoln, by reason of the minority of John, son and heir of Edmund Talbot, tenant by knight service of the earl, in name of wardship, and that after the earl's death the executors of his will demised the custody of the manor to Robert de Holand during the heir's minority, and that the manor was taken into the king's hands with other lands of the said Robert for certain causes, and is thus in the king's hands, and that it is held of the king in chief by knight service, and is worth yearly in all issues 9*l.* 6*s.* 8*d.*, and that Thomas died on Sunday after All Saints last, and that Margaret is not dowered of the manor, wherefore she has prayed the king to cause dower thereof to be assigned to her.

Aug. 25.  
Langdon.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause William Gernoun, son and heir of John Gernoun, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage.  
By p.s. [7186.]

Aug. 25.  
Langdon.

To the sheriff of Essex. Order to release Robert Stace of Tolleshunt Tregoz, Henry Atte Greshale, John de Bobeltonbrigg, John le Webbe of Salcote, and John Dode of Salcote, upon their finding mainpernors to have them before the king in fifteen days from Martinmas, to do what the court shall consider in the matter of the trespass for which Sewell Pulleto of Great Maldon has impleaded them before the king, the king, because they did not appear, having ordered the sheriff to exact them from county [court] to county [court] until they should be outlawed, unless they appeared, and to take and imprison them if they did appear, so that he should have their bodies before the king in fifteen days from Martinmas to answer to Sewell, as the king understands that they have rendered themselves to prison, and are prepared to stand to right concerning the premises.

Aug. 25.  
Langdon.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Richard Neel, who is incapacitated by illness and infirmity.

Aug. 27.  
Langdon.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to cause dower to be assigned to Juliana, late the wife of John Paynel, tenant in chief, as she has taken oath before the king not to marry without his licence.

Sept. 1.  
Langdon.

To Henry de Cobham, keeper of forfeited lands in co. Kent. Whereas the king learns by inquisition taken in the keeper's presence by John de Ifeld and William de Cotes, that Richard de Slebekey, and Lucy his wife, and Laura his daughter, gave by deed to Andrew de Gerpunville and Isabella his wife 13 acres of land in Shotyndon, near Badelesmere, to have to them and the heirs of Andrew's body, rendering therefor to them and to the heirs of Lucy 7 quarters of barley at Michaelmas, and performing the service due therefor to the lords of the fee, and that Andrew and Isabella held the land in form aforesaid from the Purification, in the 6th year of the king's reign, until the end of three years following, and that during that time they paid the aforesaid rent of barley to Richard and Lucy, and to Sampson atte Lese and the said Laura, then his wife, by virtue of the feoffment aforesaid, and that Andrew and Isabella demised the land immediately after the end of the three years to Bartholomew de Badelesmere to hold by the above ferm, and that from the time of the demise Richard, Lucy, Sampson, and Laura were seised of the rent by the hands of Bartholomew until the time of his forfeiture, and that neither Richard, Lucy, Sampson, nor Laura remitted or released the rent to Andrew and Isabella or to Bartholomew, and that the land is not held of the king in chief, and that it is in the king's hands by Bartholomew's forfeiture, and for no other cause, and it appears by the deed indented made between Richard, Lucy, and

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*Membrane 31—cont.*

Laura, and Andrew and Isabella, exhibited in chancery, that the demise was made in form aforesaid: the king therefore orders the keeper to pay the rent aforesaid to Richard, Lucy, and Laura for so long as the land is in his custody, so far as the issues thereof will suffice.

Sept. 3.  
Langdon.

To Roger Mauduyt, keeper of the castle of Prodhon, and of other lands that belonged to Robert de Umframvill, late earl of Angus, in the king's hands. Order to cause the said castle to be provisioned (*muniri*) and kept safely, and to retain with him therein five men-at-arms at the king's wages for the safe keeping thereof, until further orders. By K.

Sept. 1.  
Langdon.

To L. bishop of Durham. Order to cause his castle of Norham and other places within the liberty of the church of Durham to be provisioned and kept safely, and to arm and array his men in the said liberty, so that peril may not arise to the king or to him for want of good custody, and to be aiding and intending with all his power to the king's keepers in the parts of Northumberland and of the marches of Scotland, as often as need be, when requested by them, as the king, who is shortly going to France, has appointed his son Edward, earl of Chester, as keeper of the realm and to supply his place, and has deputed certain of his subjects in the marches of Scotland for the preservation of his peace there and to resist all who may wish to invade the realm in those parts by land or by sea, and to arrest them and their goods. By K.

*MEMBRANE 30.*

Aug. 10.  
Havering-atte-  
Bower.

To the treasurer and barons of the exchequer. Order to account with Thomas le Reus, late sheriff of Warwick and Leicester, for his costs in sending William de Bradeshagh and certain other prisoners, the king's rebels in the castle of Kenilworth, from that castle to Pontefract castle, and in sending a horse that belonged to Serlo de Rocheford, a rebel, from the said castle to Newcastle-on-Tyne, by the king's order, and to allow him his reasonable costs, as he prayed the king by petition before him and his council to cause such costs to be allowed to him in his account at the exchequer.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William de Cicestria, whom the king has amoved from office because he is insufficiently qualified. By K.

July 14.  
Westminster.

To the sheriff of Oxford. Order to deliver to Alice, late the wife of John Gerard of Sulthorn, a messuage, a mill, 36 acres of land, and 10 acres of meadow in Sulthorn, which were taken into the king's hands by John de Brumpton, sheriff of that county, because the said John Gerard was lately convicted before Henry le Scrop and his fellows, justices to hold pleas before the king, for counterfeiting and forging the king's seal appointed for recognisances of debts by merchants at Oxford, when he was committed to the prison of the marshalsea because no ordinary came before the justices to demand him as a clerk, and it was considered that all his lands, goods, and chattels should be taken into the king's hands by reason of the said felony, as appears by the record and process before the aforesaid justices, which the king has caused to come into chancery, and the said John afterwards died at Sulthorn whilst going to London with other prisoners under the custody of William Beaufyz, the king's marshal before him, as the coroners of that county have certified at the king's order, and it now appears by inquisition taken by the king's order, at Alice's suit, by Richard de la Bere and John de la Haye that the aforesaid John did not hold or have any lands in Sulthorn or elsewhere in fee on the day of his conviction, but that he had and held the tenements aforesaid in Sulthorn on the said day



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*Membrane 30—cont.*

as Alice's husband of her inheritance, and that he had no other estate therein than that of Alice's husband, and that the tenements are wholly of Alice's inheritance, and that they were taken into the king's hands by the aforesaid sheriff for the aforesaid felony, and that they are still in the king's hands for this reason and for no other.

July 23.  
Hadleigh.

To Matthew Broun, escheator in cos. Lincoln, Rutland, and Northampton. Order to deliver to Thomas de Grenham, son of Ralph de Grenham, a manor in Keten, and the issues received thence, as it was found by an inquisition taken by Master John Walewayn, late escheator this side Trent, that the said Ralph held the aforesaid manor at his death of the heir of John Lestraunge, tenant in chief, a minor in the king's wardship, by the service of a quarter of a knight's fee, and that the manor is worth in all issues 20*l.*, and that the said Thomas son of Ralph is his next heir, and that he was aged 16 years on the day of Ralph's death, and it is found by a certificate of the said Matthew that Thomas, being thus under age and in the king's wardship, has occupied and received for his own use upon the king's seisin the profits and issues of the manor from the time of Ralph's death until now, and that he has married without the king's licence, and Thomas has confessed in chancery that the premises are true, and has made fine with the king in 200 marks to have pardon for receiving the issues and profits of the manor, and for not proving his age according to custom, and for not receiving seisin of the manor of the king, as he ought to have done, and for marrying without the king's licence, and for the other trespasses and concealments committed by him in the premises, Matthew having taken the manor into the king's hands by reason of the above trespasses.

*Memorandum*, that Thomas afterwards found security in chancery for the fine, and the fine and security are enrolled in the great fines.

Aug. 20.  
Sturry.

To Hugh le Despenser, the younger, constable of Bristol castle, or to him who supplies his place. Order to pay to Owen ap David, a Welsh prisoner in that castle, and to his keepers the arrears of 7*d.* daily for their wages, and of 21*s.* 8*d.* yearly for Owen's robe and linen cloth, and of 26*s.* 8*d.* yearly for the robes of his two grooms, from the time of the constable's appointment, and to cause such wages and stipends to be paid to Owen hereafter out of the ferm of the castle. By K.

To the same, keeper of the castle, town, and barton of Bristol. Order to cause the king's houses, walls, bridges, mills, and other buildings within the castle, town, and barton to be repaired by the view and testimony of Richard Turtle, mayor of that town, out of the ferm of the castle. By K.

Sept. 4.  
Langdon.

To Roger le Gilden, keeper of certain lands in the king's hands in co. Somerset. Order not to intermeddle further with the lands that belonged to John le Keu, and to restore the issues thereof to Elias de Stapelton, as the king learns by inquisition taken by Robert de Aston, late keeper of the lands in the king's hands in co. Somerset, and by Robert de Hungerford that Thomas, late earl of Lancaster, in the 10th year of the king's reign, sold to Elias the custody of the lands of the said John, who held of the earl by knight service, which came to the earl's hands by reason of the minority of John's heir, to have until the heir came of age, and that Elias was seised of the wardship thereof by virtue of this sale until Thomas de Marlebergh, sheriff of that county, took the wardship into the king's hands with the other lands of the earl upon his forfeiture, and that the custody is in the king's hands for this reason and for no other.

*Vacated, because otherwise in the schedule \* attached.*

To the aforesaid Robert de Aston. Order to deliver to Elias the issues of the said lands received by him.

\* This schedule is missing.



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*Membrane 30—cont.*Aug. 28.  
Langdon.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to permit William de Gosefeld, king's clerk, to pay 200 marks on the morrow of All Souls and the remainder of the 400 marks that he owes to the king, for which he lately found security, on the morrow of the Close of Easter next, as the king has granted him these terms at the request of Hugh le Despenser, earl of Winchester. By K.

Sept. 6.  
Dover.

To the mayor and sheriffs of London. Whereas the king lately, because it appeared to him that Raymund Guillemi del Farge, merchant of Byarne, and his kinsmen (*parentes*) in the duchy of Aquitaine had always been faithful to him in times past, ordered the mayor and sheriffs to release the said Raymund, whom they had arrested by virtue of the king's order to arrest the men and merchants of certain towns in his land of the Agénois and other lands in the said duchy, together with their goods, for certain reasons, if they had arrested him for the aforesaid reason, and to restore to him his goods, and they have signified to the king that William de la Farge, who calls himself above Raymund Guillemi, is a merchant of John de la Tour, citizen and merchant of the town of Besatz, receiving and selling the wines and other merchandise of the said John at London and elsewhere, and that they found in his possession goods and chattels to the value of 11*l.*, as appears by their return made to the king at another time concerning the goods of such merchants, and that they detained the said William and the goods aforesaid as the merchant of the said John, because mention was not made thereof in the king's order; wherefore the king, notwithstanding this return, ordered them by letters under the privy seal to cause all the said William's goods and chattels to be delivered to him to make his profit thereof, notwithstanding any order to the contrary, and to aid him in levying the debts due to him in the city; and they have done nothing in the matter, as the king is given to understand by William's complaint: the king therefore orders them to inspect his letters aforesaid, and to deliver to William all his goods and chattels aforesaid, together with the said debts, if they have caused any of them to be levied, in order that he may make his profit thereof, any order to the contrary notwithstanding, and to discharge any mainpernors that William may have found in this behalf, and to aid him in levying his said debts. By K.

Sept. 8.  
Dover.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Whereas it was lately found by inquisition taken by the escheator that Sibyl, late the wife of John de Luccombe, held on the day of her death the hamlet of Stockelegh Luccombe in dower, of the inheritance of John de Luccombe, son and heir of Hugh de Luccombe, a minor in the king's wardship, of Walter Baggeputz in socage, by the service of rendering to him a pair of white spurs in the said hamlet at Midsummer for all service, and it was found by another inquisition taken by Master John Walewayn, late escheator this side Trent, that Hugh, father of the said John, held in chief of the king at his death the manor of Luccombe by the service of two knights' fees, and that John his son is his next heir, and was then aged one year; and Elizabeth, late the wife of Hugh, and mother of the said heir, has prayed the king to cause the hamlet aforesaid, which is thus held in socage, to be delivered to her as nearest [friend] of the heir for his maintenance, asserting that the manor aforesaid is held of the king as of the honour of Pynkenye, in the king's hands, by the service of four knights' fees; and the king—because it is found by a certificate made into chancery by the treasurer and chamberlains that it is contained, amongst other things, in a deed made by Henry de Pynkenye to the late king, enrolled in the Red Book at the exchequer, that Henry granted and rendered to the said king the homage and whole service of Robert de Luccombe and his heirs for four knights' fees and for all the lands that he



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*Membrane 30—cont.*

held of Henry in Luccombe, co. Somerset—ordered the said John Everard to make inquisition concerning the premises, and the king learns by the said inquisition that Hugh held the manor of the king as of the honour aforesaid, in the king's hands by acquisition of the late king from the said Henry de Pynkenye, formerly lord of the honour, by the service of four knights' fees, and that Hugh held no other lands of the king or of others in that county or elsewhere on the day of his death: the king orders the escheator to deliver the hamlet to Elizabeth, as nearest [friend] of the heir aforesaid, together with the issues thereof from the time of Sibyl's death, to hold for the behoof of the heir.

Sept. 14.  
Dover.

To Henry de Cobeham, keeper of the lands of the late rebels and of others in co. Kent. Order to deliver to John Gerard the issues of his lands, goods, and chattels, for the time when they were in his custody, the king having lately ordered him to deliver to John Gerard his lands, goods, and chattels, which were taken into the king's hands by reason of his indictment before Geoffrey de Say and his fellows, justices of oyer and terminer in that county, for aiding and counselling Bartholomew de Burghesshe and others who held the castle of Ledes against the king, and for being of the confederation of Bartholomew de Badelesmere, and for burglary (*burgaria*) of the king's houses of the manor of Graveshende, and for divers goods there carried away, and for robbery of certain goods of Simon Benjamyn and other of the king's men coming from Ledes, which indictment the king caused to come before him, when John was acquitted of the premises, and when it was found that John did not withdraw himself for this reason, which order the king made because it was found by record and process had before him, which he caused to come before him in chancery under the seal of Geoffrey le Scrop, chief justice to hold pleas before the king, that John was indicted and acquitted as aforesaid, as the king is given to understand on John's behalf that Henry, although he has delivered to John his lands, goods, and chattels, has deferred delivering the issues thereof received by him.

By C.

Sept. 16.  
Leeds.

To the sheriffs of London. Order to pay to Bertram de la More, the king's serjeant-at-arms, 10 marks for the coming Michaelmas out of the ferm of the city, in accordance with the king's grant to him of that sum at Michaelmas yearly from the ferm of the city, in consideration of his good service.

Sept. 16.  
Leeds.

To John de Blonvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Katherine, late the wife of Robert de Brewosa, who died a minor in the king's wardship, and whose lands were taken into the king's hands upon the death of Giles de Brewosa, his father, tenant in chief, the following of the said Robert's lands, which the king has assigned to her in dower: the manor of Akenham, co. Suffolk, of the yearly value of 14*l.* 15*s.* 2¼*d.*; the manor of Wytenesham, in the same county, of the yearly value of 9*l.* 0*s.* 4¼*d.*; and a third of the manor of Stynton, co. Norfolk, of the yearly value of 17*l.* 11*s.* 10½*d.*

Sept. 17.  
Leeds.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to cause John de Moeles, brother and heir of Roger de Moeles, tenant in chief, to have seisin of his brother's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [7189.]

The like to the following:

Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster.

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*Membrane 30—cont.*

Aug. 6. To John de Hampton, escheator in eos. Gloucester, Hereford, Worcester,  
Matching Hall. Salop, Stafford, and in adjoining marches of Wales. Order to deliver to John de Sutton and Margaret his wife, sister and co-heiress of John de Somery, tenant in chief, a moiety of two parts of a messuage and of 24 acres of land in Foxhale, co. Salop, which belonged to the said John de Somery, and of which partition has not yet been made in chancery between the heirs and parceners of the inheritance, as the king has assigned the said moiety to John and Margaret as her purparty.

To the same. Like order in favour of Joan, late the wife of Thomas Botetourt, sister and co-heiress of the said John de Somery.

*MEMBRANE 29.*

Aug. 30.  
Laugdon.

To the sheriff of York. The king learns from the complaint of Nicholas Haldan, William de Hastings, and John Manneser that whereas the men of the community of the valley of Pykeryng lately bound themselves, for the common utility of those parts, in 300 marks, to be paid to certain persons at terms now past, and the said Nicholas, William, and John, at the request of the men aforesaid, placed themselves in custody, to remain therein until the money should be made by the men aforesaid, the men have nevertheless not yet taken care to deliver the said Nicholas, William, and John from the custody aforesaid, wherefore they are still detained in custody, to their grievous damage and in manifest peril of their lives, and they have prayed the king to provide a remedy: the king therefore orders the sheriff to obtain full information concerning the premises by inquisition or otherwise, and, if he find that it is so, to distrain, by the advice of Henry de Percy, all those whom he shall find have had use and profit through the said Nicholas, William, and John thus placing themselves in custody to make contributions, according to the quantity of their lands and goods, to obtain the release from custody of Nicholas, William, and John.

To Robert de Hungerford, keeper of the lands that belonged to the rebels in co. Wilts. Order to deliver to Roger de Budeston his lands, to be held as he held them before they were taken into the king's hands, the king having lately, at the prosecution of Roger, suggesting that he had at no time borne arms against the king, nor adhered to the rebels, and that Robert had taken his lands into the king's hands because he wore the robes of John Giffard of Brymmesfeld, a late rebel, ordered Robert to deliver to Roger his lands if they had been taken into the king's hands for this reason, and Robert returned that he had not delivered the lands to Roger because John de Tycheburn, late sheriff of that county, had seised the said lands into the king's hands and delivered them to him for custody by the king's order, and that he was not aware of the cause of their being taken into the king's hands, and the king thereupon ordered John de Tycheburn to certify him of the cause for taking the lands into his hands, and he returned to the king that he took Roger's lands in Westkyngton and Nethercote into the king's hands because Roger was of the household and wore the robes of the said John Giffard, and the king, wishing to be more fully certified concerning the premises, to wit whether Roger adhered to John Giffard against the king and was of his household against the king or not, ordered the said John de Tycheburn to certify him of the premises, and he returned to the king that Roger was of the household and wore the robes of the said John Giffard as executor of his affairs in the king's court, and that he held several times certain of his courts before John's rebellion, and that he did not adhere to John Giffard at any time against the king; whereupon the king, wishing to be more fully certified concerning the premises, because no inquisition concerning Roger's



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*Membrane 29—cont.*

behaviour in this behalf was taken in the presence of the keeper of the lands aforesaid, appointed Richard de Wotton, Robert de Aston, and Geoffrey de Weston to make inquisition in the presence of the keeper whether Roger adhered to John Giffard or to any rebel against the king, etc., and it is found by their inquisition that Roger was of the household and wore the robes of John Giffard as executor of his affairs in the king's court, and that he held several times certain of his courts before his rebellion against the king, and that Roger at no time adhered to John Giffard or to any other in their rebellion, and at no time bore arms against the king, but that he has been faithful to the king in all things. By C.

Sept. 10.  
Dover.

To Gilbert Talbot, constable of Gloucester castle. Order to repair the houses, walls, weirs, and palings within the castle by the view and testimony of the viewer of the king's works there. By K.

Sept. 23.  
Maresfield.

To the sheriff of Berks. Order to cause the prior of Longueville Gifford to have seisin of two messuages and three virgates of land in Westhanneye, as the king learns by inquisition taken by the sheriff that the said tenements, which belonged to John Munekan, who was outlawed for felony, have been in the king's hands for a year and a day, and that John held them of the said prior, and that they are still in the king's hands, and that John de Brumpton, late sheriff of that county, had the year and day thereof.

Sept. 23.  
Maresfield.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, and Stafford, and in the adjoining marches of Wales. Order to deliver to Thomas le Blount and Juliana his wife, late the wife of John de Hastynge, tenant in chief in England and Wales and in the marches of Wales, the following of the said John's lands, which the king has assigned to them as her dower: a third of the lordship of St. Clare, in Wales, of the yearly value of 8*l.* 9*s.* 9*d.*; the castle of Kilgerran, with the towns of Kilgerran and Maynaudd, in Wales, of the yearly value of 10*l.* 15*s.* 0*d.*; the commote called 'Emelyn,' in Wales, of the yearly value of 16*l.* 18*s.* 3½*d.*; the manor of Worefeld, co. Salop, of the yearly value of 36*l.* 6*s.* 8*d.* The king has assigned to them two parts of the manor of Aston Cauntelou, co. Warwick, of the yearly value of 39*l.* 1*s.* 9*d.*; the manor of Fulbrok, in the same county, of the yearly value of 19*l.* 7*s.* 2½*d.*; the manor of Burthingbury, in the same county, of the yearly value of 17*l.* 18*s.* 1½*d.*; the manor of Alesle, in the same county, of the yearly value of 56*l.* 14*s.* 7¾*d.*; the fortlet of Fylyngleye, in the same county, of the yearly value of 14*l.* 1*s.* 11¼*d.*; the manor of Luttleton Paynel, co. Wilts, of the yearly value of 10*l.* 15*s.* 11¼*d.*; the manor of Otteleye, co. Suffolk, of the yearly value of 18*l.* 10*s.* 10¼*d.*; the manor of Asshele, co. Norfolk, of the yearly value of 14*l.* 7*s.* 6½*d.*

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, and Buckingham. Order to deliver to the said Thomas and Juliana the aforesaid manor of Luttleton Paynel.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to the said Thomas and Juliana the said manors of Otteleye and Asshele.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the said Thomas and Juliana the said manors of Fulbrok, Burthyngbury, Allesle, the fortlet of Filyngleye, and two parts of the manor of Aston Cauntelu.

*Memorandum*, that this assignment of dower was made by the consent of Hugh le Despenser, the younger, to whom the king committed the custody of two parts of the lands of the said John, as appears by Hugh's letter to the chancellor, which is sewed to the extents of the lands aforesaid.



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*Membrane 29—cont.*Sept. 22.  
Maresfield.

To the mayor and sheriffs of London. Order to restore to John Dousinhou, merchant, his goods, if they have arrested them in that city, because he is sprung from the town of Bezatz, by virtue of the king's late order to arrest all the men and merchants and their goods of his cities and towns of the lands of the Agénois, Périgord, Cahors, Basaz, Saintonge, and of the Isle of Oléron, excepting the men of the castles and towns of La Penne and Primerole in the Agénois and of Pomers in the land of Basaz, and of the castle of Mountandre and the lordship of the same, which order was issued because the men of the aforesaid cities and towns had, with the above exceptions, rebelled against the king and rendered the cities and towns to the men of the king of France, and had adhered to him against the king, as the aforesaid John was all the time of the disturbance in the said duchy [of Aquitaine], and long before, staying in the company of Thomas, earl of Norfolk, marshal of England, and has always borne himself faithfully to the king. They are ordered to permit John to levy his debts in the city and to make his profit otherwise.

Sept. 21.  
Withyham.

To the sheriff of Essex (*sic*). Order not to aggrieve or molest John le Freke, Nicholas le Freke, John de Gulderugg, John de Sunningleghe, John Corby, William Dyker, John de Blechyngleghe, and Richard le Frensh, foresters of the king's forest at Tunbrigg, who were lately chosen with others to set out in the king's service to Gascony, and whom the king afterwards ordered by word of mouth to stay at home to execute their offices notwithstanding their being thus chosen, as the king understands that the sheriff has caused them to be aggrieved by pretext of the king's order to take those who were chosen to set out in the king's service aforesaid and who had withdrawn themselves from that service without the king's licence, causing any process made by him in this behalf against the said foresters to be revoked.

By p.s. [7191.]

Sept. 29.  
Maresfield.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to cause Thomas de Sancto Mauro, son and heir of Nicholas de Sancto Mauro, tenant in chief, to have seisin of his father's land, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [7204.]

The like to the following:

Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland.

John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford.

John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales.

Oct. 4.  
Greenstead.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to pay to Joan Torthorald 10 marks for Michaelmas term last, in accordance with the king's grant of 11 June, in the 11th year of his reign, to her of 20 marks yearly from the issues of the escheatry this side Trent in aid of her maintenance.

Sept. 24.  
Maresfield.

To the constable of Tyntagel castle. Order to cause the castle to be provided with victuals and to be kept safely and securely, as the king wills that the castle shall be provisioned and kept safely by reason of certain rumours that have come to his ears and by reason of other perils that may arise.

By K.

The like to the constable of Launceveton castle and of Lostwithiel castle.

Oct. 6.  
Greenstead.

To Ralph de Camoys, constable of Wyndesore castle, or to him who supplies his place there. Order to admit into the castle John de Cateoigne,



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*Membrane 29—cont.*

chaplain, whom the king is sending to him and whom he wills shall be one of the chaplains of the castle in place of Roger de Gresli, late chaplain there, to celebrate divine service in the chapel daily, and to admit him in place of the said Roger.

Oct. 4. To the sheriff of Bedford. Order to cause a coroner for that county to  
Maresfield. be elected in place of Nicholas le Feroun of Bedeford, deceased.

Oct. 5. To John de Morteyn, keeper of the castle of Rokyngham and steward of  
Bletchingley. the forest there. Order to expend up to 20*l.* in repairing the castle and the bridge there, and to take twelve oaks in the forest, in places where they can be taken with the least damage to the king, for the repair of the bridge.  
By bill of the treasurer.

Oct. 6. To the treasurer and barons of the exchequer. Order to cause allowance  
Greenstead. to be made to the bailiffs of Lincoln for 75 marks of the ferm of the city paid by them to William de Ros of Hamelak, in execution of the king's order to them of 24 October, in the 18th year of his reign.

To the same. Like order to allow the said bailiffs 75 marks paid by them to the said William on 6 May, in the 17th year of the reign, for Easter term then last past.

*MEMBRANE 28.*

Sept. 16. To the sheriff of Sussex. Order to cause two coroners for that county to  
Leeds. be elected in place of Peter de Brommore and Walter Crouge, who are insufficiently qualified.

Oct. 2. To Ralph de Camoys, constable of Wyndesore castle. Order to deliver  
Maresfield. to the king's chaplains celebrating in the chapel of the castle bread, wine, oil, and other small necessities for the celebration of divine service from Michaelmas last until next Christmas.

Oct. 3. To the bailiffs of the city of Lincoln. Order to pay to William de Ros  
Maresfield. of Hamelak 75 marks from the ferm of that city for Michaelmas last, in accordance with the king's grant of 22 August, in the 16th year of his reign, of that sum yearly at Michaelmas and Easter from the ferm of that city and of the like sum from the ferm of the city of York, until the king should provide him with 300 marks of land or rent yearly between the waters of Thames and Tees, or until the king should restore to him the castle of Werk, which William had granted and released to the king.

The like to the bailiffs of the city of York.

Oct. 6. To the treasurer and barons of the exchequer. Order to cause allowance  
Greenstead. to be made to the bailiffs of the city of York for 75 marks paid by them to the aforesaid William de Ros by virtue of the preceding order.

Oct. 2. To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Order  
Maresfield. to deliver to Agnes, late the wife of Richard de Chitecroft, a messuage, 140 acres of land, 6 acres of meadow, 10 acres of heath, and 4 acres of wood in Cherryng' and Egerton, and a messuage, 110 acres of land, and 80 acres of wood in Lamberherst and Peapynghery, as it is found by an inquisition taken by the said keeper and by William de Northho and William de Ponte Roberti, in the presence of the keeper, that Richard and Agnes jointly acquired the premises in Cherryng and Egerton from Robert son of John de Filethe by charter in the 7th year of the king's reign, to have to them and their heirs in fee, and that they acquired the tenements in Lamberherst and Peapynghery from the said Robert by another charter in the 6th year of the king's reign, to have to them and the heirs of their bodies, and that Agnes continued her seisin in the said tenements from the time of the

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*Membrane 28—cont.*

making of the said charters, without making any change of her estate, until the tenements were taken into the king's hands by Richard's forfeiture, and that they were taken into the king's hands on Monday after All Souls, in the 15th year of the reign, solely by reason of Richard's forfeiture, and that they are thus still in the king's hands, and that they are held of divers lords by various services and not of the king in chief.

Oct. 1.  
Maresfield.

To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the lands of Peter de Salso Marisco, if he have taken them into the king's hands by reason of Peter's death, and to restore the issues thereof, as it is found by inquisition taken by Master John Walewayn, late escheator this side Trent, that Peter held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Oct. 11.  
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 20 March, in the 10th year of his reign, granted to Hugh le Despenser, earl of Winchester, in part satisfaction of certain debts due to him from the king, in recompence for 180*l.*, the custody of the manor of Polton, near Crekkelade, co. Wilts—which belonged to Nicholas de Sancto Mauro, deceased, tenant in chief, and which was in the king's hands by reason of the minority of Thomas, son and heir of Nicholas, who was aged 12½ years on 5 February then last past, which manor was extended at 12*l.* 11*s.* 0*d.* yearly, as was found by inquisition taken by the king's order—to have as of the value of 20*l.* yearly with all things pertaining to the custody during the minority of the aforesaid heir; and on 20 May following the king assigned a third of the said manor in dower to Ellen, late the wife of the said Nicholas, amongst other lands; and the king, not wishing to amove Hugh from the custody of the manor, assigned to the said Ellen, on 1 June following, in recompence for the third of the said manor, with her assent, certain lands in Bassingburn, co. Cambridge, which belonged to the said Nicholas on the day of his death, and which were extended at 12*l.* 9*s.* 1*d.* yearly, except 26*s.* 6½*d.* of rent in the same town that the king had previously assigned to Ellen, to have during the heir's minority, so that she should answer at the exchequer during that time for 4*l.* 9*s.* 3½*d.*, the excess in value over the said third of the manor of Polton; and the king, on 29 September last, took the homage of Thomas de Sancto Mauro, son and heir of the said Nicholas, for his father's lands, and restored the same to him, as appears by the rolls of chancery: the king orders the treasurer and barons to discharge Alan de Cherleton, who has married the said Ellen, and the said Ellen of the above 4*l.* 9*s.* 3½*d.* from 29 September aforesaid.

Oct. 9.  
Westminster.

To John Everard, keeper of certain forfeited lands in co. Devon. Order to deliver to John de Aumarle certain lands in Cortesknoll that Thomas de Langedon held of him, together with the issues thereof from the time of Thomas's death, as the king learns by inquisition taken in the keeper's presence by William de Bourne, Robert de Stokheye, and Matthew de Crauthorn that Thomas held the aforesaid lands for life of the demise of John son of Philip de Beaumont, by deed indented made on Sunday after St. Mary the Virgin, in the 14th year of the king's reign, and that the lands were taken into the king's hands because Thomas adhered to the rebels, as it was said, and for no other cause, and that Thomas died at Bath, co. Somerset, on the eve of St. Andrew, in the 16th year of the reign, and that the lands are held of the said John de Aumarle by the service of 1*d.* yearly, and are worth 52*s.* 5*d.* yearly in all issues, and that John never made any other estate thereof to Thomas, and it appears by the deed aforesaid exhibited in chancery that the demise was made in form aforesaid.



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*Membrane 28—cont.*July 31.  
Pleshey.

To the treasurer and barons of the exchequer. Order to supersede entirely the distraining of Master Richard de Bynteworth, John de Dunstaple, William Aylemere, and John de Kyngeston---whom the king lately appointed to survey the castles, towns, manors, and all other lands in Glomorgan and Morganno then in the king's hands, and the stock and goods and chattels in the same, and to ordain for the same as should seem best to them for the king's advantage—to render account at the exchequer for the issues of the said castles, etc., and of the stock, goods, and chattels aforesaid, and to cause them to be discharged of the said account, as the king afterwards caused the castles, lands, etc., stock, goods, and chattels, and the issues received therefrom, to be delivered to Hugh le Despenser, the younger.

By p.s. [7167.]

Oct. 12.  
Westminster.

To John de Morteyn, keeper of the castle of Rokyngham. Order to cause victuals necessary for the garnisture of the said castle to be provided in places where he shall see fit, so that the victuals shall be ready for the munition of the castle when needed, as the king wishes that the castle shall be kept safely.

Oct. 10.  
Westminster.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to pay to Richard le Mareschal 25*l.* for Michaelmas term last out of the issues of his bailiwick, in accordance with the king's grant of 23 September, in the 11th year of his reign, to him of 50*l.* yearly from the issues of the escheatorship this side Trent in aid of his maintenauce, as he has been wholly impoverished by the Scotch rebels.

Oct. 14.  
Sheen.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid escheator for the above sum, which he has paid to Richard by virtue of the preceding order.

Oct. 16.  
Sheen.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Thomas de Stobhull, who has no lands in that county whereby he can answer to the king and others for those things that are incumbent upon his office.

Oct. 12.  
Westminster.

To Ralph de Camoys, constable of Wyndesore castle. Order to pay to Edmund de Alegate, keeper of both gates, 4*d.* a day; to Alexander le Poyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer, 2*d.* a day; to John the gardener of the garden without the castle, 2½*d.* a year; to the four watchmen of the castle, 2*d.* a day; to Robert de Wodeham, captain forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day: being their wages and stipends, from Michaelmas last until next Michaelmas.

*MEMBRANE 27.*Oct. 14.  
Sheen.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to cause Joan de Bohoun, sister and heiress of Alan Plukenet, to have seisin of Alan's lands, upon her finding security for payment of her relief, as the king has taken her homage, saving to Sibyl, late the wife of Alan, her reasonable dower of the said lands.

By writ of the secret seal.

*Vacated, because in the Fines.*

The like to Richard le Wayte, escheator in co. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham.

[*Vacated as above.*]

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*Membrane 27—cont.*

The like to John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales.

[*Vacated as above.*]

To Hugh le Despenser, earl of Winchester, justice of the Forest this side Trent, or to him who supplies his place in the forest of Hereford. Order to deliver to the aforesaid Joan the bailiwick of the forestry of the Hay of Hereford, which belonged to the said Alan.

[*Vacated as above.*]

Oct. 17.  
Sheen.

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Sibyl, late the wife of Alan Plukenet, a third of the manor of Haselbere, co. Somerset, of the yearly value of 52*l.* 12*s.* 0½*d.*, and a third of the manor of Kyngton, co. Dorset, of the yearly value of 26*l.*, which the king has assigned to her as dower, with the assent of Joan de Bohun, sister and heiress of the said Alan. The king has also assigned to her a third of the manor of Kilpeke, co. Hereford, of the yearly value of 20*l.* 13*s.* 6*d.*; a third of a tenement called 'Trivel,' in the same county, of the yearly value of 33*s.*; a third of the manor of Cyston, co. Gloucester, of the yearly value of 19*l.* 15*s.* 8½*d.*; a third of the manor of Langeford near Bretford, co. Wilts, of the yearly value of 6*l.* 13*s.* 4*d.*; a third of the manor of Munestok, co. Southampton, of the yearly value of 10*l.* 10*s.* 0*d.*; a third of certain lands in Tangeleye, in the same county, of the yearly value of 23*s.* 8*d.*; and a third of certain lands in Estgeynch, co. Berks, of the yearly value of 52*s.*\*

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order to deliver to the aforesaid Sibyl the said thirds of the manor of Langeford near Bretford, and of the manor of Munestoke, and of the lands in Tangeleye and in Estgeynch.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and the adjoining marches of Wales. Order to deliver to the aforesaid Sibyl the aforesaid thirds of the manor of Kilpeke, of the tenement called 'Trinel,' and of the manor of Cyston.

Oct. 15.  
Sheen.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order not to intermeddle further with the lands of Walter Burgeys of Horsham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Oct. 14. To the sheriff of Somerset. Order to cause a coroner for that county to Westminster. be elected in place of Stephen Was, who is insufficiently qualified.

Oct. 22.  
Cippenham.

To Walter de Bello Campo. Order to deliver to John de Moeles, brother and heir of Roger de Moeles, tenant in chief, the lands of the said Roger, which Walter holds of the king's commission, and the issues thereof from 17 September last, when the king took John's homage for his brother's lands.

Oct. 14.  
Westminster.

To John de Insula, keeper of the forfeited lands in co. Essex. Whereas the king learns by inquisition taken by John Dene and John de Dove in the presence of John le Porter, late keeper of the manor of High (*Alta*) Estre, that Humphrey de Bohoun, late earl of Hereford and Essex, at the Purification, in the 6th year of the king's reign, acquired from William de Merk the manor of Rothying Marcii, to have to the earl and to William

\* The value is given as 52*s.* 4*d.* in the following order.



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*Membrane 27—cont.*

de Bohoun his son, and to the heirs of his said son, and the earl, after the death of William de Merk, granted, on Wednesday before St. Gregory the Pope, in the 10th year of the reign, by deed to Muriel, late the wife of the said William de Merk, 40s. yearly for her life, to be received from his manor of High Estre, for her dower of the said manor of Rothyng Marcii, and that Muriel was seised of the said 40s. from the manor of High Estre by the the hands of Thomas Gobion and Robert de la Lee, the earl's constables of the castle of Pleshey (*Plescetis*), yearly from the aforesaid Wednesday until the manor of High Estre came to the king's hands by the earl's forfeiture, and that 7*l.* of the rent were in arrears to her for 3½ years, to wit from Christmas, in the 15th year of the reign, until the morrow of St. James last, because the manor of High Estre was then taken into the king's hands, and is still in his hands, and that she never remitted or released the rent to the earl or any one else, and it appears by the deed aforesaid exhibited in chancery that the earl granted the rent to Muriel in form aforesaid: the king orders the keeper to pay to Muriel the arrears of the rent aforesaid from the time when he received the custody of the manor of High Estre, and to pay her that rent yearly henceforth from the issues of the manor.

To John le Porter, late keeper of the forfeited lands in co. Essex. Order to pay to the aforesaid Muriel the arrears of the above rent for the time when he had the custody of the manor of High Estre.

Oct. 13.  
Westminster.

To the collectors of the new custom in the port of Lenne and in all places thence by the coast to Yarmouth. Order to pay to James Beauflour, Richard Blundel, and Arnald de Ispannia, or to those whom they shall depute in their places, 2*s.* for every tun of wine brought into, or taken from the said port and places by strange and alien merchants from Michaelmas last until Michaelmas next, and to answer to them fully for the same during that term, as the king has granted to them all issues of the custom on wines for a year from Michaelmas last, in consideration of a sum of money that they shall pay at the exchequer.

The like to the collectors in the following places :

The port of London and all places on both sides of the Thames to Graveshende.

The port of Yarmouth and all places by the coast to Ipswich.

The port of Ipswich and all places by the coast to the Thames.

The port of Rochester and all places by the coast to Sandwich.

The port of Sandwich and all places by the coast to Wynchelse.

The port of Wynchelse and all places by the coast to Cicestre.

The port of Cicestre and all places by the coast to Southampton.

The port of Southampton and all places by the coast to Weymuth.

The ports of Weymuth and Melcoumbe and all ports in cos. Somerset and Dorset.

All the ports in co. Cornwall.

The ports of Bristol and Cheppestowe.

The ports of Hertelpol and Yarum.

The port of Newcastle-on-Tyne and all places by the coast to Berwick-on-Tweed.

The ports of Kyngeston-on-Hull and Ravenser.

The port of Exeter and all ports in co. Devon.

The port of Boston.

The ports of Chester, Donewall, Coneweye, Beaumarrays, and Caernarvan.

The port of Kaermerdyn.

The port of Briggewauter.

The port of Cheppestowe.

## MEMBRANE 26.

1325.

Oct. 17.  
Sheen.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the City of London. Order not to intermeddle further with a messuage with a small garden in the parish of St. Mary Magdalene, Suthwerk, which he has taken into the king's hands by reason of the death of Laura, late the wife of William le Peyferer, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Laura held the messuage for her life by fine levied in the king's court, with remainder after her death to Stephen de Chelesfeld and Joan his wife, daughter of Laura, and that the messuage with garden is held of the prior of St. Mary's Suthwerk.

Oct. 15.  
Sheen.

To Simon de Grimmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Whereas amongst the lands that belonged to Robert de Umframvill, late earl of Angus, tenant in chief, which were assigned in dower to Eleanor, late his wife, the king assigned certain lands in Ovyngesham, with a fishery in the water of Tyne there, co. Northumberland, of the yearly value of 14*l.* 11*s.* 1*d.*, and ordered the escheator to deliver the same to Eleanor, the escheator has deferred delivering to her a mill there, of the yearly value of 100*s.*, and a wood there, the agistment whereof is worth 2*s.*, which are comprised in the aforesaid sum of 14*l.* 11*s.* 1*d.*, and which were assigned to her in dower, because express mention is not made thereof in the king's writ to the escheator for the delivery of the lands to Eleanor: the king therefore orders him to deliver the mill and wood to Eleanor, or to signify to the king the reason why he has not obeyed the king's order directed to him at another time.

Oct. 24.  
Cippenham.

To the treasurer and barons of the exchequer. Order to discharge Walter de Norwyco—to whom the king lately committed the custody of the castle of Bokehain, co. Norfolk, and of all the lands in Tybenham, Denton, and Topecroft, in the said county, that belonged to Thomas de Caylli, tenant in chief, which were taken into the king's hands by reason of the minority of the heir, to have with all appurtenances until the heir came of age, rendering therefor 20*l.* 13*s.* 4*d.* yearly to the exchequer—of the aforesaid sum from Michaelmas last, as Walter has rendered the custody aforesaid into the king's hands, and the king has committed it to Constantine de Mortuo Mari, with all things pertaining thereto, from Michaelmas last until the heir come of age, rendering therefor to the exchequer 22*l.* yearly.

Oct. 16.  
Sheen.

To the mayor and sheriffs of London. Order to admit John de Illeford to execute the office of coroner in the city when required to do so by Benedict de Folsham, the king's butler, to whom the office of coroner in the city pertains, as Benedict cannot attend to the execution of the office in person because he is employed in the king's affairs in divers parts of the realm, and he has substituted the said John in his place.

Oct. 14.  
Sheen.

To Robert de Hoton and Thomas de Sibthorp. Whereas the king lately appointed them to examine, array, and put in right order his charters, deeds, and other muniments in the castles of Pontefract, Tuttebury, and Tonebrugg, and also those that have newly come and are in the custody of the keeper of the Tower of London, and also all the others that are in the house of the Friars Preachers at London, the king orders them to deliver to the treasurer and chamberlains of the exchequer all the rolls of their arranging (*arrayamento*) in this behalf, and the key of the chests and coffers, if any remain in their custody.

To the treasurer and chamberlains. Order to receive the said charters, deeds, and other muniments from the aforesaid Robert and Thomas.



1325.

*Membrane 26—cont.*

- Oct. 23.  
Cippenham. To the treasurer and barons of the exchequer. Order to commit to ferm, by letters under the exchequer seal, the manors and lands in the king's hands by the forfeiture of the rebels and for other causes, together with the oxen, plough-beasts, carts and other necessities in the same, for the term of seven years, for certain fermes to be rendered at the exchequer, as shall seem best to them for the king's profit, receiving sufficient security from the fermors for the payment of the fermes and to answer at the end of the term for the oxen, etc. The king wills also that his stock (*instauro*) in the said manors and lands shall be demised at ferm or otherwise as shall seem best to them.
- Oct. 17.  
Sheen. To the treasurer and barons of the exchequer. Whereas on 26 August last Mary de Sancto Paulo, relict of the late Aymer de Valencia, earl of Pembroke, and executrix of his will, released and pardoned to the king all the corn that was lately appraised and purveyed by the king's ministers in divers of the earl's manors, after the earl's death, for the maintenance of the king's subjects then in Gascony, and released and pardoned all the horses, studs, armour, silver vessels, jewels, and other goods of the earl that had come to the king's hands in any wise whatsoever, and all the debts due from the king to the earl at his death that she might exact from the king by reason of the earl's testament, and she acquitted the king and his heirs of the premises for ever, and granted and rendered to the king all the estate or all the term that she has or ought to have in the towns of Staunford and Grantham, by reason of the grant thereof made by the king to the earl for a term not yet elapsed, and also the wardship of the lands that belonged to John Lovel of Tychemersh and of the lands of Gilbert de Stapelton, in her hands by reason of the minority of the heirs, to have during the heirs' minority together with their marriages, as appears by her letters patent remaining in chancery: the king orders the treasurer and barons to cause the said towns and all the lands of the said John and Gilbert, if they have not yet been taken into his hands, and the bodies of the heirs aforesaid to be taken into his hands, and to cause the bodies of the heirs to be kept safely until further orders, and to cause answer to be made to the king for the issues of the lands aforesaid from the said 20 August. It is also provided that answer shall likewise be made to the king for the corn, horses, studs, armour, silver vessels, jewels, and other goods aforesaid by those who took them into his hands.
- Oct. 29.  
Cippenham. To Walter Gacelyn, late keeper of the manor of Clarendon. Order to cause all the king's wines in the manor in his custody to be delivered by indenture to Robert de Mychedevre, keeper of the said manor, whom the king has ordered to receive the wines from Walter and to sell them by Walter's advice as shall seem best for the king's advantage. By K.  
Mandate in pursuance to the said Robert. By K.
- Oct. 26.  
Cippenham. To John de Lek, keeper of the honour of Tuttebury. Order to expend up to 20*l.* in repairing the palings of the king's parks in the chace of Duffeld, by the view and testimony of John de Denum, keeper of the chace and parks aforesaid.
- Oct. 12.  
Westminster. To the treasurer and barons of the exchequer. Robert Bendyn, late admiral of the king's fleet from the mouth of the Thames to the western parts, has shewn the king that whereas the masters and mariners of the ships and the other men of the Cinque Ports who were lately with the king at Portesmouth granted to the king that a quarter of all the goods and chattels that they might be able to acquire or win lawfully and honestly on the sea towards the duchy of Aquitaine, whilst the masters and mariners were at the king's wages, should be converted to the king's use, and



1325.

*Membrane 26—cont.*

the rest of the goods and chattels should remain in the possession of the masters and mariners, and although three parts of the said goods and chattels remain in the possession of the masters and mariners according to the form of the grant, the treasurer and barons have caused the said Robert to be charged with three parts of the goods and chattels aforesaid as well as with the quarter that pertains to the king, and have caused him to be committed to Flete prison because he did not answer to the king for the said three parts: the king, being unwilling to charge or aggrieve Robert unduly in this behalf, orders the treasurer and barons of the exchequer to inform themselves of the true value of the goods and chattels that were thus acquired by the said masters and mariners on the sea whilst they were at the king's wages, and, when they have done so, to charge Robert with a quarter thereof, and to supersede entirely the demand made upon him for the three parts aforesaid, causing him to be discharged thereof. The king wills also that they shall cause Robert to have due allowance, in his account of the said fourth, for the money that he can shew before them that he paid to the aforesaid masters and mariners for their wages; provided that if Robert received any gold, silver, or other goods and chattels that are not contained in the sum total of the goods and chattels aforesaid, he shall be charged therewith at the exchequer.

By K. on the information of W. de Herlaston.

To the sheriff of Northampton. Order to restore to John de Vallibus his lands, goods and chattels, and the issues thereof, which were taken into the king's hands when he was appealed by Robert Rugel, the king's late approver, of the death of Thomas Murdak by the counsel, precept, and sending (*mandacie*) of the said approver and certain others to commit the said felony, as the king learns, by the record and process of Geoffrey le Scrop and his fellows, justices assigned to hold pleas before the king, which the king has caused to come before him in chancery together with the appeal aforesaid, that the said John, who was taken and imprisoned in the Tower by reason of the appeal, was lawfully acquitted of the death, order, procuration, and assent to the death, and that he did not withdraw himself for this cause.

Oct. 15.  
Sheen.

To Philip de Hardishill, keeper of the late rebels' lands in co. Berks. Order to deliver to Robert Power a messuage and 4 virgates of land in Pesemere, if they are in the king's hands solely by reason of the rebellion of Warin de Insula, as the king learns by inquisition taken by Henry de Pentelowe and Robert de Hungerford that the said Robert Power demised the messuage and land to the aforesaid Warin for seven years from Michaelmas, in the 12th year of the king's reign, at a yearly rent of 5 marks, which messuage and land Robert held to him and the heirs of his body and of the body of Alice his wife by fine levied in the late king's court, and that Robert was seised of the aforesaid rent for two years from the date of the demise in the lifetime of Warin, and that the messuage and land are worth in all issues 30s. yearly.

Oct. 20.  
Cippenham.

To the treasurer and barons of the exchequer. Order to cause Thomas Lovel to be discharged of 100*l.* of the 200*l.* in which he made fine with the king to save his life and lands, because he adhered to the rebels, and to permit him to pay the remainder by yearly sums of 10*l.*, the king having, on 21 December, in the 18th year of his reign, pardoned Thomas 100*l.* and granted him the above terms for payment of the remainder.

Oct. 15.  
Sheen.

To Geoffrey le Scrop and his fellows, justices to hear pleas before the king. Order not to permit Thomas de Goushull to be aggrieved at the suit of the king or any one else by reason of the rebels' goods taken and occupied by him whilst pursuing them in the king's company, the king



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*Membrane 26—cont.*

having granted that those who were in his company in pursuit of the rebels shall not be molested or aggrieved concerning the goods of the rebels and their adherents taken and occupied by them between 17th October, in the 15th year of the king's reign, and 5 April following.

*MEMBRANE 25.*

Oct. 22.  
Cippenham.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to permit the master and brethren of the hospital of God's House, Dover, to receive 50s. yearly from the issues of the port of Dover for the maintenance of a chaplain celebrating divine service in the hospital for the soul of Reymund de Burgo, and 20*l.* yearly from the same issues for the maintenance of themselves and of the poor of the hospital, in accordance with the charter of Henry III., which the king has inspected, by virtue whereof they and their predecessors have been wont to receive the said sums from the time of the grant by the hands of the bailiffs of the ports, which latter sum Henry III. granted to them as endowment of the hospital.

Oct. 24.  
Cippenham.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with John de Fastolf's manor of Suth Walsham, and to restore the issues thereof to him and to Margery, late the wife of Henry Cach, the escheator having returned that he took the manor into the king's hands because it was held in chief, and John and Margery had acquired it and entered it without the king's licence, and the king afterwards—at the prosecution of John in chancery, suggesting that he and his ancestors had held the manor from time out of mind of the heirs of John de Botetourt and his ancestors, and not of the king—appointed Walter de Norwico, John de Mutford, and John de Redenhale, or two of them, to make an inquisition concerning the premises in co. Norfolk in the escheator's presence; and it is found by the inquisition taken by the said John and John that the manor is held of Thomas Bardolf, Roger de Kerdeston, and the heirs aforesaid, and not of the king in chief, by certain yearly services, and that the said John de Fastolf and Margery held it of the said Thomas and Roger and the heirs aforesaid, and of their ancestors from the time aforesaid. By C.

To Richard de Whatton and William Bozoun, keeper of the lands of aliens of the power of the king of France in co. Nottingham. Order to pay to the prior and convent of Newstead in Sherewode, out of the issues of the manor of Kyrkebye, the arrears of 40s. and a quarter of wheat yearly from the time when he received the custody of that manor, and to cause the same to be paid to them yearly henceforth, as it appears to the king by inspection of the rolls of chancery that the prior and convent ought to receive, by virtue of the charters of the ancestors of John de Stotevill, tenant in chief, from the said manor, which belonged to John, by the hands of the bailiffs thereof 40s. yearly to buy wine for the celebration of divine service, and a quarter of wheat yearly to make offerings, and that Thomas de Wake, to whom the king committed the custody of the manor during the minority of the said (*sic*) heir, was ordered to pay the aforesaid money and wheat to the prior and convent yearly, and the manor was taken into the king's hands amongst the other lands aforesaid, because Laura, late the wife of the said John, who held it in dower, was born of the power of the king of France, and that it is thus in the keepers' hands by the king's commission, and the said 40s. and the quarter of wheat have been withheld from the prior and convent for the time that Richard and

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*Membrane 25—cont.*

William have had the custody of the manor, as the king is given to understand on behalf of the prior.

Oct. 25.  
Cippenham.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order to deliver to Roger de Mauduyt—to whom the king, on 1 September last, committed, during pleasure, the custody of all the castles, manors, lands, and tenements that belonged to Robert de Umframvill, late earl of Angus, tenant in chief, which are in the king's hands by reason of the minority of his heir, the lands assigned in dower to Eleanor, late the wife of the said earl, being excepted, answering to the exchequer for the issues thereof—the issues received from the aforesaid land since the said date.

Oct. 14.  
Westminster.

To Adam le Boghere, keeper of the manor of Berlay. Order to pay to the prior of Drax the arrears of 3s. of rent yearly from the time when Adam received the custody of the manor aforesaid, and to pay him the same yearly henceforth, as the king learns by inquisition taken by William Basset and Thomas de Eyvyll in Adam's presence that Richard de Berlay, late lord of the manor, held certain lands therein of the prior of Drax by the service of 3s. of yearly rent, and that the prior was seised of the rent by the hands of Richard as his very tenant, and that the prior's predecessors were seised thereof by the hands of other lords of the manor, as of the right of their church, from time out of mind until the manor was taken into the king's hands by the forfeiture of Thomas, late earl of Lancaster, to whom Richard had granted the reversion of the manor.

Oct. 16.  
Sheen.

To Geoffrey le Scrop and his fellows, justices to hear pleas before the king. Whereas it has been shewn to the king on behalf of John son of Hugh de Tyldesle and Robert and Henry, his brothers, that although they are staying in the king's service in Gascony, it is so far proceeded against them, because they have not appeared before the king in his court to answer for certain trespasses and felonies whereof they are impleaded in the same court, that the sheriff of Lancaster is ordered by writ of judgment to exact them in his county [court] to outlaw them; wherefore the king ordered Robert de Wodehous, keeper of his wardrobe, to search the rolls of the names of those who had gone to Gascony in the king's service, which rolls are in the wardrobe in his custody, and to certify the king if the names of John, Robert, and Henry are found in the same roll, and it appears by his certificate that John, Robert, and Henry have gone thither in the king's service: the king therefore orders the justices, if John, Robert, and Henry are put in exigent before the king for the reason aforesaid, to conduct themselves so in making execution thereof against John, Robert, and Henry, that no damage or annoyance shall happen to them whilst thus staying in the king's service.

Oct. 12.  
Westminster.

To the treasurer and barons of the exchequer. Order to discharge and acquit Galhard, cardinal deacon of St. Lucy in Silice, precentor in the church of the Holy Trinity, Chichester, prebendary of the prebend of Ovyng in the same church, parson of the church of Yiftle, and prebendary of the prebendal church of Milton in St. Mary's church, Lincoln, of tenths and other quotas exacted from him by summons of the exchequer by reason of his aforesaid benefices, as the king, at the request of pope John XXII. and out of his affection to the cardinals of the Roman church, has pardoned all cardinals beneficed in the realm all sums of money due from them by reason of tenths and other quotas imposed upon the clergy of the realm by the pope or his predecessors and exacted for the king's use.

Oct. 14.  
Sheen.

To the same. Order to allow to the prior and convent of St. Oswald, Nostel, in the diocese of York, 10 marks in the debts due to the exchequer



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*Membrane 25—cont.*

from them, being the remainder of 50 marks that the king received from them as a loan by the hands of William de Melton, archbishop of York, which sum William paid to Master John de Weston, then chamberlain of Scotland, by the king's order, the king promising to make full payment of the loan in the next payments due to him from the prior and convent, as contained in his letters patent, and the king now learns from the prior and convent's complaint that allowance for the said 10 marks has not yet been made to them, although the treasurer and barons caused 40 marks of the said 50 marks to be allowed to them in the payment of a tenth of the clergy granted to the king by pope John XXII., in the 11th year of his reign; wherefore the prior and convent have besought the king to provide a remedy.

Oct. 24.  
Cippenham.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Whereas upon its being found by an inquisition taken by the escheator after the death of Aymer de Valencia, late earl of Pembroke, that Aymer held on the day of his death at Hacch in Dertford 70 acres of land, a plot of land not built upon called 'Castel,' and 2 acres of land there, and 53s. 4d. of rent in Tyndale by demise from John Merlyn for the term of John's life, the king ordered the escheator to deliver the land, plot, and rent, if he had taken them into the king's hand solely by reason of Aymer's death, to the executors of Aymer's will, together with the issues thereof, and the escheator returned that he had finally accounted at the exchequer for the issues of the lands aforesaid from 23 June, in the 17th year of the king's reign, on which Aymer died, until Michaelmas next following, and that he had fully satisfied the king for the issues for that time, and that he is now accounting for the issues from Michaelmas aforesaid until Michaelmas last, and he is prepared to deliver the issues for that time to the executors if the king's order be remitted to him: the king orders him to deliver to the executors the tenements aforesaid together with the issues thereof from Michaelmas, in the 18th year of his reign, until Michaelmas following. The king has ordered the treasurer and barons of the exchequer and the chamberlains to inspect the escheator's account of the issues received from the day of Aymer's death until Michaelmas following, and if they find that the escheator has satisfied the king at the said feast for the said issues, to cause them to be restored to the executors.

Oct. 27.  
Cippenham.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Burgh, late escheator this side Trent, what he has paid in execution of the king's order of 17 March, in the 15th year of his reign, to pay to a chaplain celebrating divine service daily in the chapel of the king's manor of Clypston, who receives 5 marks yearly, to Thomas atte Merk, bailiff of the same manor and keeper of the king's peel there, who receives 3d. a day, and to Roger de Warsop, keeper of the paling round the park there, who receives 2d. a day, the arrears of their wages aforesaid from the time of the death of Gilbert de Stapelton, late escheator this side Trent, and to pay the same until further orders, as the said Thomas has paid the aforesaid wages and stipends from 28th May, in the 14th year of the king's reign, the day of Gilbert's death, until 29 November, in the 17th year of the reign, as he says.

Oct. 29.  
Cippenham.

To the same. Order to take reasonable fines from those who are indicted for trespasses committed in the parks, woods, and chaces pertaining to the lands of the rebels in divers counties, the king having appointed certain of his subjects to survey and extend the said lands and to make inquisition concerning trespasses committed in the parks, woods, and chaces pertaining thereto, as the king understands that many who are

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*Membrane 25—cont.*

indicted before his subjects aforesaid for such trespasses wish to make fines to obtain pardon therefor. They are ordered to cause the fines to be enrolled and levied for the king's use.

By C.

Oct. 16.  
Sheen.

To the same and to the chamberlains. Order to account with John de Stonore for the money that he received from the treasurer and chamberlains, by virtue of the king's order to pay him his expenses for going to Spain, whither he was going in the king's service, to wit 6s. 8d. for every day that he should be at sea and 13s. 4d. for every day on land, in execution of which order he received 100 marks, as he says, and to cause his expenses at the above rates to be paid to him from 15 February, in the 18th year of the king's reign, on which day the king sent him to Spain, until 27 August following, upon which day he returned to England.

Oct. 29.  
Cippenham.

To the treasurer and barons. Order to commit to ferm for seven years all the manors and lands in the king's hands by the forfeiture of the rebels and for other causes, by letters under the exchequer seal, and to sell the oxen, plough beasts, carts, and other goods therein, receiving security from the fermors for payment of the fermes. The king also wills that they shall dispose of his stock of cows and sheep in the said manors and lands by demise at ferm or otherwise, as shall seem best for his advantage. [*Federa.*]

Oct. 28.  
Cippenham.

To the same. Order to account with Master William de Weston for the money that he received from the treasurer and chamberlains, by virtue of the king's order to pay him his expenses for going to Spain, whither he was going on the king's business, to wit 6s. 8d. for every day that he should be at sea, and 13s. 4d. for every day on land, in execution of which order he received 100 marks, as he says, and to cause his expenses at the above rates to be paid to him from 15 February, in the 18th year of the king's reign, on which day the king sent him to Spain, until 27 August following, upon which day he returned to England.

*MEMBRANE 24.*

Oct. 24.  
Cippenham.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to inspect the account of William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, of the issues of 70 acres of land, a plot unbuilt upon called 'Castel,' and 2 acres of land at Hacch in Dertford and 53s. 4d. of rent in Tyndale, which Aymer de Valencia, late earl of Pembroke, held at his death of the demise of John Merlyn for the latter's life, and if they find that the escheator satisfied the king for the issues thereof from 23 June, in the 17th year of his reign, the day of the earl's death, until Michaelmas following, they are to pay the issues to the executors of the earl's will.

Oct. 28.  
Cippenham.

To the sheriff of York. Order to go to Scardeburgh castle, laying aside all other things, and to receive by indenture from the constable thereof, or from him who supplies his place, all the prisoners in the castle whom the constable shall deliver to him, and to cause them to be taken under safe convoy to Corf castle at the king's charge, there to be delivered to the constable or to him who supplies his place, whom the king has ordered to receive them from him and to cause them to be kept safely in that castle until otherwise ordered.

By K.

Mandate in pursuance to the constable of Scardeburgh castle, or to him who supplies his place.

By K.

Mandate in pursuance to the constable of Corf castle, or to him who supplies his place.

By K.



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*Membrane 24—cont.*

Order is given to all sheriffs and other bailiffs, ministers, and subjects of the king to aid and counsel the said sheriff, or those whom he shall depute, in taking the prisoners to Corf, as often as they shall be required to do so.

By K.

*Et fuit ista litera patens.*

To the sheriff of Berks. Like order to go to Berkhamsted castle, and to receive Hugh de Audele and Richard de Lymesy, who are imprisoned therein, and to take them to Nottingham castle, there to be delivered to the constable or to him who supplies his place.

By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Nottingham castle. By K.

Like writ of aid to all sheriffs, bailiffs, etc. By K.

*Et fuit ista litera patens.**Vacated, because otherwise below.*

To the same sheriff. Like order to go to Berkhamsted castle and to receive Thomas de Tunley, who is imprisoned therein, and to cause him to be taken to Kenilworth castle, there to be delivered to the constable.

By K.

Mandate in pursuance to the constable of Berkhamstede castle. By K.

Mandate in pursuance to the constable of Kenilworth castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.**[Vacated as above.]*

To the same sheriff. Like order to go to Berkhamsted castle, and to receive John de Isle, who is imprisoned therein, and to cause him to be taken to Wyndesore castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Wyndesore castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.**[Vacated as above.]*

To the sheriff of Bedford and Buckingham. Like order to go to Berkhamsted castle, and to receive John de Whitefeld and Simon de Coghale, who are imprisoned therein, and to cause them to be taken to Bernard's Castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Bernard's Castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.**[Vacated as above.]*

To the sheriff of Essex. Like order to go to Berkhamstede castle and to receive Robert de la Garderobe, Master Ralph de Blebury, and brother Ralph le Messenger, who are imprisoned therein, and to cause them to be taken to Colecestre castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Colecestre castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Bedford and Buckingham. Like order to go to Berkhamsted castle and to receive Gilbert Walkefare, who is imprisoned therein, and to cause him to be taken to Sandale castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Sandale castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.**[Vacated as above.]*

1325.

*Membrane 24—cont.*

To the sheriff of Essex. Like order to go to Berkhamsted castle and to receive William de Kerdif, John de Louth, John de Kerdif, Thomas de Berkeley, and Yereward le Chaumberlayn, who are imprisoned therein, and to take them to Pevesey castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle.

By K.

Mandate in pursuance to the constable of Pevesey castle.

By K.

Like writ of aid to all sheriffs, etc.

By K.

*Et fuit ista litera patens.**[Vacated as above.]*

To the sheriff of Dorset. Like order to go to the castle of Berkhamsted, and to receive Robert de Tydemersh, who is imprisoned therein, and to take him to the Exeter castle.

By K.

Mandate in pursuance to the constable of Berkhamsted castle.

By K.

Mandate in pursuance to the constable of Exeter castle.

By K.

Like writ of aid to all sheriffs, etc.

By K.

*Et fuit ista litera patens.**[Vacated as above.]*

Oct. 28.  
Cippenham.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Whereas the king lately ordered the escheator to certify him of the reason why he took into the king's hands 116 acres of land and 26 acres of pasture in Sutton-atte-Hone belonging to the prior of St. John of Jerusalem in England, and the escheator has returned that, of the tenements aforesaid, he took into the king's hands 42 acres of land and pasture in the said town that belonged to Thomas atte Grove, because he found by inquisition that the prior, by brother Robert Namitel, appropriated them to him and his house without the king's licence; and the king afterwards,—upon learning from the prior that he entered the said 42 acres after the death of Alice Dale, who held them of him, as his escheat, as was lawful, because Alice was a bastard and died without an heir of her body, and that he held them thus and in no other way until they were taken into the king's hands,—appointed Henry de Cobelham, William de Cotes, and Stephen de Delham to make inquisition concerning the premises in the escheator's presence, and it is found by their inquisition that one William de Dale, a bastard, and the said Alice his sister, a bastard, acquired, in the first year of the king's reign, a messuage and the aforesaid 42 acres from one Nicholas de Wylebegh, who held them of brother William de Tothale, sometime prior of the hospital aforesaid, and of his successors by the service of 25s. yearly and by doing suit at his court at Sutton-atte-Hone from three weeks to three weeks, and that the prior and his predecessors were always seised of the aforesaid services by the hands of the tenants of the said tenements, and that Nicholas gave the said messuage and land to the aforesaid William de Dale and Alice, who were bastards, to have to them and their heirs of the prior, and that William died in Alice's lifetime, and that Alice died a bastard seised thereof by joint feoffment in her demesne as of fee without an heir of her body, after whose death the aforesaid late prior seised the tenements as his escheat, and has held them from then until now without any acquisition, art, or contrivance; the king therefore orders the escheator to remove his hand from the said messuage and 42 acres, and not to intermeddle further with them, restoring the issues thereof to the prior.

*MEMBRANE 23.*

Nov. 2.  
Cippenham.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Whereas the king lately ordered the escheator to certify him of the reason for taking into the king's hands certain lands in Eskrik that belonged to Roger Damory, a late rebel, which



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*Membrane 23—cont.*

came to the king's hands by his forfeiture, and which the king assigned to Sigreda, late the wife of Richard de Berlay, in recompense for her dower of the lands that belonged to the said Richard in Berlay, and the escheator has returned that he took a simple seisin in name of distraint in the lands because Sigreda, who was dowered of them by the king, married Roger de Aton without the king's licence, until such time as Roger and Sigreda should make fine with the king for the trespass aforesaid; and the king afterwards,—upon learning from Roger and Sigreda that the said manor of Berlay, whereof she sought to have dower assigned to her after the death of the aforesaid Richard, is not held of the king in chief, so that she ought not to be called the king's widow or to seek licence to marry from him, wherefore Roger and Sigreda have besought the king to amove his hand from the lands,—ordered the escheator to make inquisition concerning the tenure, and it is now found by the inquisition that the manor of Berlay is not held of the king in chief, but is held of William Gramery by fealty and the service of 11s. yearly, and by the service of one attendance at his court of Snayt for all services; the king therefore orders the escheator not to intermeddle further with the said lands in Escrik, and to restore the issues thereof to Roger and Sigreda.

Nov. 2.  
Cippenham.

To Thomas de Culverden, keeper of certain rebels' lands in co. Kent. Whereas the king learns by inquisition taken by the keeper and William de Cotes that Thomas Colepeper, on Monday after the Epiphany, in the 14th year of the king's reign, granted by his deed to Thomas Botiller and Alice his wife a yearly rent of 2 quarters of wheat and 2 quarters of oats for their lives, together with the yearly pasture of three beasts of their own beasts pasturing with those of his at La Bayhall, in consideration of 14 acres of land that belonged to Alice in Pepynbery, now pertaining to the manor of La Bayhalle, which is in the king's hands by the forfeiture of the said Thomas Colepeper, and that the said 14 acres are held of John de Mereworth by the service of  $5\frac{1}{2}d.$  yearly, and are worth yearly 7s. clear beyond the said services, and that the aforesaid Thomas Boteler and Alice were seised of the rent and pasture from the time of the making of the said deed until the death of Thomas Boteler, who died on the morrow of Holy Trinity, in the 16th year of the king's reign, after whose death Alice was seised of the rent and pasture until Michaelmas, in the 18th year of the king's reign, and that Thomas Boteler and Alice never remitted or released the rent and pasture to Thomas Colepeper; the king therefore orders the keeper to permit Alice to have the pasture aforesaid, and to pay her the arrears of the rent, and to pay the rent henceforth.

Nov. 4.  
Cippenham.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order not to intermeddle further with the lands of William Eylemer, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Nov. 4.  
Cippenham.

To John Sturmy, admiral of the fleet of king's ships from the mouth of the Thames to the north. Order to permit all the ships of Bayonne that were retained and are still detained for the king's service and the mariners and men in them to go to Bayonne or whither they will without impediment, notwithstanding any order of the king's to the contrary. The king wills and orders the said John, by reason of certain rumours sufficiently known to him, that he cause some good and sufficient ships to be retained in each port of his bailiwick, so that they be ready for the king's service, if he should want them, when he shall cause the bailiffs of the ports or the masters of the ships to be summoned. The king will ordain for the wages



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*Membrane 23—cont.*

of the masters and mariners of the same ships when they shall set out in his service.

By K.

Nov. 2. To the sheriff of Worcester. Order to cause John atte Bergh to have  
Cippenham. seisin of an acre of land in La Berewe under Malverne, as it is found by inquisition taken by the sheriff that William Rauwyn, who was hanged for felony, held it of the said John, and that it has been in the king's hands for a year and a day, and that it is still in the king's hands, and that the township of La Bergh has had the king's year, day, and waste thereof, and ought to answer to the king for the same.

Nov. 8. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford,  
Cippenham. Berks, Bedford, and Buckingham. Order to amove the king's hand from a messuage of Richard atte Welle in Wycoumbe, co. Buckingham, as the escheator has certified that he took the messuage into the king's hands because one William Hallyng', born in Flanders, acquired it from John Doget, and William, after he had held it for a long time and had been in lot and scot with the burgesses of that town, bequeathed it in his will, according to the custom of the town of Wycoumbe, to Margaret his wife, who, being seised thereof for a long time, enfeoffed Robert Ballard thereof, after whose death his son and heir Robert enfeoffed the said Richard atte Welle thereof, and it seemed to the escheator that the messuage ought to be taken into the king's hands because William Hallyng was an alien; which cause the king deems insufficient and frivolous.

Nov. 4. To the treasurer and barons of the exchequer. Order to cause the  
Cippenham. exaction by the sheriff of Kent in the lands of the king's hospital of Ospreng for divers sums of money for the king's use by reason of the fifteenth, sixteenth, and twentieth lately granted to the king by the community of the realm to be superseded, and to discharge the master and brethren of the hospital thereof at the exchequer upon this occasion, as the hospital, which was founded by Henry III., is so poor in the things and means pertaining to it that the goods thereof scarce suffice for the maintenance of the master and brethren and of the weak and infirm folk in the hospital and of the other alms to be made according to the ordinance of Henry III. and it would be necessary for the master and brethren to diminish the alms aforesaid if they are charged at this time with the aids granted to the king by the community of the realm.

The like in favour of the master of the hospital of God's House, Dover.

Nov. 8. To John Everard, escheator in cos. Cornwall, Devon, Somerset, and  
Cippenham. Dorset. Order not to intermeddle further with 7 acres of land in Aston, which land he has taken into the king's hands, pretending that the master and brethren of the hospital of St. Katherine without Bristol had acquired it to them and their house after the publication of the statute of mortmain without licence from the king or his father, and to restore the issues thereof to the master and brethren, as the king learns by inquisition taken by the escheator that the master and brethren acquired the land in fee long before the publication of the statute from Alexander de Auney, and that the land is held of the heirs of William de Lyons.

To John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the north. Order to permit the ships arrested by him by virtue of the king's order to cause all the ships in his bailiwick to be prepared and detained in certain ports, so that they should be ready for the king's service when the king should warn him, to go whither they will to exercise merchandise, notwithstanding the king's order, as he has signified the king by his letters that the rumours that caused the king to issue the above order are not true, so that it is not necessary to detain the ships aforesaid; provided that John be secure of as many ships well and



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*Membrane 23—cont.*

sufficiently found as shall be necessary, according to his discretion, for the king's service if he shall need them, this being done to the least damage of those owning the ships. The king will content the owners of the ships thus retained when they shall set out in his service. By p.s. [7237.]  
[*Fodera.*]

Nov. 8. To the sheriff of Norfolk. Order to cause a coroner for that county to  
Cippenham. be elected in place of Roger Fraunceys, deceased.

Nov. 9. To the sheriff of York. Order to cause Costorchius Morle of Luca and  
Cippenham. Anthony Chytronus of Genoa, who were appealed by John de Wireham of certain illicit assemblies and certain other things committed against the king, and who were taken and imprisoned at York by Thomas Ughred and Alan de Tesdale by the king's order, to be released from the said prison, as Master Pancius de Controne, the king's physician, and Oliver de Burdeux have mainperned before the king to have Costorchius and Anthony upon reasonable summons before the king or elsewhere in his court to stand to right concerning what the king will say against them. By p.s. [7238.]  
The like to the mayor and bailiffs of the said city. By the same writ.

Nov. 9. To the sheriff of Dorset. Order to go to the castle of Berkhamsted,  
Cippenham. laying aside all other matters, and to receive by indenture Richard Sautre and Roger de Tydemersh, who are imprisoned therein, from the king's sergeants-at-arms, John de Enefeld, William de Weston, and Otelinus Alemaund, and to cause the said Richard and Roger to be conducted to Exeter castle at the king's cost, there to be delivered to the constable, or to him who supplies his place, whom the king has ordered to receive Richard and Roger from the sheriff, and to cause them to be kept safely in that castle until further orders. By K.

To John de Enefeld, William de Weston, and William (*sic*) Alemaund, king's sergeants. Order to deliver Richard Dautre (*sic*) and Roger de Tydmersh to the said sheriff.

To Henry Norman, constable of Berkhamsted castle. Order to permit Richard and Roger to be delivered by indenture from prison in that castle by the aforesaid sergeants. By K.

Mandate in pursuance to the constable of Exeter castle, or to him who supplies his place. By K.

To the sheriffs, and all other bailiffs, ministers, and king's subjects. Writ of aid in favour of the said sheriff, or those whom he shall depute, in conducting the said Richard and Roger to Exeter castle. By K.

*Ista litera fuit patens.*

To the sheriff of Berks. Like order to go to Berkhamsted castle, and to receive from the aforesaid sergeants John de Isle, who is imprisoned therein, and to cause him to be conducted to Wyndesore castle. By K.

Mandate in pursuance to the said sergeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Wyndesore castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Berks. Like order to go to Berkhamsted castle, and to receive from the aforesaid sergeants Thomas de Tunley, who is imprisoned in the castle, and to cause him to be conducted to Kenilworth castle. By K.

*MEMBRANE 22.*

Mandate in pursuance to the aforesaid sergeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

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*Membrane 22—cont.*

Mandate in pursuance to the constable of Kenilworth castle. By K.  
 Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Berks. Like order to go to Berkhamsted castle, and to receive from the aforesaid serjeants Hugh de Audele and Richard de Lymes, who are imprisoned therein, and to cause them to be conducted to Nottingham castle. By K.

Mandate in pursuance to the said serjeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Nottingham castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Essex. Like order to go to Berkhamsted castle, and to receive from the said serjeants William de Kerdyf, John de Louches, John de Kerdyf, Thomas de Berkeleye, and Yerewardus le Chaumberleyn, who are imprisoned therein, and to conduct them to Pevensey castle. By K.

Mandate in pursuance to the said serjeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Pevensey castle. By K.

Like writ of aid to all sheriffs, etc. By K.

To the sheriff of Bedford and Buckingham. Like order to go to the castle of Berkhamsted, and to receive from the said serjeants John de Whitefeld and Simon de Coyngnam, who are imprisoned there, and to cause them to be conducted to Bernard's Castle. By K.

Mandate in pursuance to the said serjeants. By K.

Mandate in pursuance to the constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Bernard's Castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Essex. Like order to go to Berkhamsted castle, and to receive from the said serjeants Robert de la Garderobe, Master Ralph de Clebury, and brother Ralph le Messenger, who are imprisoned therein, and to cause them to be conducted to Colecestre castle. By K.

Mandate in pursuance to the said serjeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Colecestre castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

To the sheriff of Bedford and Buckingham. Order to go to Berkhamsted castle, and to receive from the aforesaid serjeants Gilbert Walkefare, who is imprisoned therein, and to cause him to be conducted to Sandale castle. By K.

Mandate in pursuance to the said serjeants. By K.

Mandate in pursuance to Henry Norman, constable of Berkhamsted castle. By K.

Mandate in pursuance to the constable of Sandale castle. By K.

Like writ of aid to all sheriffs, etc. By K.

*Et fuit ista litera patens.*

Nov. 10. To Simon de Grymmesby, escheator in cos. York, Northumberland, Cippenham. Cumberland, and Westmoreland. Order not to intermeddle further with the lands of John son of Matthew de Burgh, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he



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*Membrane 22—cont.*

held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To John de Enefeld, William de Weston, and Otelinus Alemaund, the king's serjeants-at-arms. Order to conduct John Bruaunt and John de Monemouth, who are imprisoned in Berkhamsted castle, to Berkley castle, and to conduct John Colepeper and Adam de Way, who are likewise imprisoned in Berkhamsted castle, to Gloucester castle, and to conduct William Bowet, also imprisoned in Berkhamsted castle, to Hereford castle, and to deliver them by indenture respectively to the constables of the said castles, or to them who supply their places, whom the king has ordered to receive them and to cause them to be kept safely in the said castles until otherwise ordered. By K.

To Henry Norman, constable of Berkhamsted castle. Order to deliver the aforesaid prisoners by indenture to the said serjeants-at-arms. By K.

Mandate in pursuance to the constable of Berkley castle, or to him who supplies his place. By K.

Mandate in pursuance to the constable of Gloucester castle, or to him who supplies his place.

Mandate in pursuance to the constable of Hereford castle, or to him who supplies his place. By K.

*MEMBRANE 21.*

To Henry Norman, constable of Berkhamsted castle. Order to cause Henry Gernet, a prisoner in that castle, to be kept safely therein until further orders. By K.

To the sheriffs and all other bailiffs, etc. Writ of aid in favour of the aforesaid John de Enefeld, William de Weston, and Otelinus Alemaund, in taking the prisoners above-named to the castles of Berkele, Gloucester, and Hertford (*sic*). By K.

*Et fuit ista litera patens.*

Nov. 6.  
Cippenham.

To the sheriff of Berks. Order to go to Berkhamstede castle, laying aside all other matters, and to receive by indenture from the aforesaid serjeants-at-arms John Bruaunt, John de Monemuth, John Colepepere, Adam de Way, and William Bowet, who are imprisoned in that castle, and to cause John Bruaunt and John de Monemuth to be conducted to Berkeley castle, John Colepepere and Adam de Way to be conducted to Gloucester castle, and the said William to be conducted to Hereford castle at the king's cost, there to be delivered to the constables of the said castles, or to them who supply their places, whom the king has ordered to receive the said prisoners from the sheriff and to cause them to be kept in the castles until otherwise ordered. By K.

To Henry Norman, constable of Berkhamstede castle, or to him who supplies his place. Order to permit the aforesaid prisoners to be delivered by the said serjeants-at-arms to the aforesaid sheriff. By K.

To the sheriffs and all other bailiffs, ministers, and subjects, etc. Writ of aid in favour of the sheriff in conducting the prisoners to the said castles.

By K.

*Ista litera fuit patens.*

Mandate in pursuance to the constable of Berkeley castle, or to him who supplies his place. By K.

Mandate in pursuance to the constable of Gloucester castle, or to him who supplies his place.

Mandate in pursuance to the constable of Hereford castle, or to him who supplies his place.

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*Membrane 21—cont.*

To John de Enefeld, William de Weston, and Otelinus Alemaund, the king's serjeants-at-arms. Order to deliver the aforesaid prisoners to the said sheriff by indenture.

By K.

Nov. 19. To Walter Beril and Roger de Brokesworth, keepers of the lands of  
Westminster. aliens in co. Dorset. Order not to intermeddle further with the manor of Duntysh and the hamlet of Tyley and 100s. of rent in Douelysh, co. Dorset, which they have taken into the king's hands because Petronilla, late the wife of William de Gouiz, was born and dwelt in parts beyond sea, as the king learns by inquisition taken by John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset, that Petronilla held no lands in chief at her death, but that she held the aforesaid manor, hamlet, and rent in dower of the inheritance of Joan, wife of John le Latymer, daughter and heiress of the aforesaid William, and that Joan is aged 30 years and more, and it is found by an inquisition taken by the said Walter and Roger that Petronilla died on Monday before St. Andrew last. They are ordered to restore the issues received thence since the said Monday to John and Joan.

Nov. 26. To Geoffrey le Scrop and his fellows, justices to hear pleas before the  
Westminster. king. Order not to permit William de Baggeleye, Robert de Preiers, Hamo de Asshelegh, Richard Starky, the elder, Richard Starky, the younger, John de Legh, Geoffrey de Werberton, William de Chetelton, Hamo de Massy, Thomas de Chedul, Robert de Wenynghon, Robert Stronghogh, John de Karynton, John de Wennebury, and Richard de Lanton to be aggrieved or molested at the suit of the king or of others by reason of the goods of the rebels and their adherents taken and occupied by them whilst in the king's company in the pursuit of the rebels, as the king has granted that those who were in his company in pursuit of the rebels shall not be molested or aggrieved at his suit or the suit of others by reason of the rebels' goods taken and occupied by them in the said pursuit between 17 October, in the 15th year of his reign, and 5 April following.

Nov. 18. To Simon de Grymmesby, escheator in cos. York, Northumberland,  
Westminster. Cumberland, and Westmoreland. Order to retain in the king's hands 4s. of rent in Sunthorp of Robert Julian of Skeftelyng, and not to intermeddle further with the other lands of the said Robert, restoring the issues thereof, as the king learns by inquisition taken by the escheator that Robert held on the day of his death the said 4s. of rent of the king as of the honour of Albemarle by knight service, and that he did not hold any lands in chief on the day of his death as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held on the said day divers lands in Skeftelyng of the abbot of Thornton by the service of 2s. yearly for all service.

Nov. 26. To Henry de Valoynes. Order to deliver to John Gerard—who was  
Westminster. lately indicted before Geoffrey de Say and his fellows, justices of oyer and terminer in co. Kent, for assenting to and counselling Bartholomew de Burghesshe and others who held the castle of Ledes against the king, and for being of the confederacy of Bartholomew de Badelesmere, and for burglary of the houses of the king's manor of Graveshende, and for divers goods and chattels carried away there, and for the robbery of the goods of Simon Benjamyn and of others of the king's men coming from Ledes—the issues received by Henry from his lands, which were taken into the king's hands by reason of the above indictment, and his goods and chattels then found on his lands, as the king learns by the record and process before him, which he has caused to come into chancery under the seal of Geoffrey de Scrop, chief justice to hold pleas before the king, that John was lawfully acquitted of the premises, and that he did not withdraw himself.



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*Membrane 21—cont.*Nov. 12.  
Cippenham.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a messuage and 4 acres of land in Totyngdon and with a messuage and 2 acres of meadow in the same town, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Elizabeth, late the wife of Paulinus Peyvre, tenant in chief, was jointly enfeoffed with her husband of the said messuage and 4 acres of the gift of Thomas Lanehende and of the said messuage and 2 acres of the gift of Robert son of John, and that she continued her seisin of the messuage, land, and meadow jointly with Paulinus until the day of his death, and that the messuage, land, and meadow are held of Mary de Sancto Amando by the service of 2s. yearly.

Nov. 15.  
Windsor.

To the mayor and sheriffs of London. Order to admit John de Shirburn to the office of coroner in that city when required to do so by Benedict de Folsham, the king's butler, to whom the office of coroner in the city pertains, as Benedict is unable to execute the office in person because he is intending the king's affairs in divers counties of the realm.

Nov. 13.  
Cippenham.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the priory of Wroxale, or with anything pertaining thereto, which he has taken into the king's hands upon the last voidance, pretending that the custody thereof pertains to the king by reason of the custody of the land and heir of the earl of Warwick being in the king's hands, and to restore the issues and profits thereof to the nuns without diminution, as the king learns by inquisition taken by the escheator that the priory was founded by one Hugh son of Richard, and is now of the patronage of John de Clinton of Maxstock, kinsman and heir of the said Hugh, and that the nuns thereof have been wont, from the time of the foundation of the priory, to have all issues and profits thereof upon each voidance, and to dispose and ordain of the priory and its appurtenances, without Hugh or his heirs intermeddling in any way with the issues and profits or with the priory at any time of voidance, or without their receiving anything therefrom.

Nov. 12.  
Cippenham.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order not to intermeddle further with a third of a messuage and of 90 acres of land, of 6 acres of meadow, and of 24s. of rent in Bodeham near Petteworth, if he have taken the same into the king's hands by reason of the death of John Paynel, as the king learns by inquisition taken by Master Richard de Clare, late escheator this side Trent, that John held nothing in chief at his death, but that he held the aforesaid third of the heir of Henry de Percy, lately a minor in the king's wardship, and that Matilda, daughter of the said John, is his nearest heir and is of full age.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland, for 8*l.* paid by him to Ralph de Hastynges, for a rent due to him from the manor of Thorp Basset, in execution of the king's order to pay him the arrears of the said rent from the time of Simon's appointment and to pay him the same henceforth [*for the reasons given at page 31 above*].

To the same. Order to cause allowance to be made to the aforesaid Simon for 14*l.* 14s. 2½*d.*, paid by him to Thomas de Bolton, knight, in execution of the king's order of 20 October, in the 18th year of his reign, to pay the arrears since the time of Simon's appointment of 20 marks, two robes, one with fur lining (*pellura*) and the other with linen lining (*linura*), and a saddle suitable for a knight yearly, and to pay him the same henceforth, because the king learned by inquisition taken by Thomas de Burgh, late

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*Membrane 21—cont.*

escheator beyond Trent, concerning the lands of Ralph, late baron of Graystok, that Ralph held in fee on the day of his death the manor of Hilderskelf of John de (*sic*) Bygot, and certain other lands in Galmethorp of Ranulph de Nevill, and that the manor and lands are charged to Thomas de Bolton, knight, in the above rent, robes, and saddle yearly for the term of his life, and it was found by another inquisition taken by the said escheator that Thomas was seised of the above by virtue of a deed made to him by Ralph and that he continued his seisin thereof until the time of Ralph's death, Simon having paid the above sum to Thomas, as appears by his letters of acquittance.

*MEMBRANE 20.*

Nov. 12.  
Cippenham.

To Thomas de Blakebrok, fermor of the manor of Ealdynge, in the king's hands by the forfeiture of Hugh de Audele, the younger. Order to pay to the prior and convent of Tonebrigge the arrears of 51s. 5d. yearly for the time that the manor has been in the fermor's custody, and to pay them the same henceforth, as the king learns by inquisition taken by Thomas de Faveresham and William de Cotes that Richard de Clare, sometime earl of Hertford, founded a priory in his manor of Tonebrigge before the time of memory, and granted by his charters to the canons regular there instituted the above sum, to be received yearly from all the assarts of old and new lands of his in Dennemannesbrok, and that the prior and all his successors received the said sum from the aforesaid assarts, and were seised of the same as of the right of their church of Tonebrigge during all the time aforesaid without making any quit-claim thereof or changing their estate therein in any way, until the assarts came to the king's hands by reason of the aforesaid Hugh's forfeiture, and that the assarts are part of the demesne lands of the manor of Ealdynge, and that the manor is held of the king by the service of a knight's fee, and is worth yearly in all issues 100 marks.

To Henry de Cobeham, keeper of certain rebels' lands in co. Kent. Order to pay to the aforesaid prior and convent the arrears, from the time when he received the custody of the manor of Tonebrigg and of the assarts mentioned in the preceding order, of 10 marks yearly from that manor, and of the 51s. 5d. from the assarts aforesaid, and to pay them the said 10 marks yearly henceforth, and to permit them to have wood from the dead wood in the grove (*nemore*) of that manor for two sumpter-horses (*summarios*) daily, and pannage for 120 swine in the forest of Tonebrigg, and to cause them to have a hart yearly, as the king learns by inquisition taken by Thomas de Faveresham and William de Cotes that Richard de Clare, sometime earl of Hertford, founded a priory in his manor of Tonebrigg before the time of memory, and granted to the canons regular thereof 10 marks yearly from his manor of Tonebrigg, and 51s. 5d. from the assarts aforesaid, and granted that they should have yearly 120 swine in his forest of Tonebrigg quit of pannage, and that they should have two sumpter-horses free and quit to carry to them daily wood from his grove nearest and most convenient for them, to wit from the dead wood, and that they should have a hart yearly to be taken by his men at the feast of St. Mary Magdalene, and it is found by the inquisition that the prior and all his successors received the above, and were seised thereof as of the right of their church of Tonebrigg all the time aforesaid, without making quit-claim thereof and without changing their estate therein, until the manor, assarts, groves, and forest came to the king's hands by the forfeiture of Hugh de Audele, the younger, and that the manor with the forest is held of the archbishop of Canterbury by the service of being steward of his hall at the time of his enthroning, and that it is worth in all issues 80*l.* yearly, and that the assarts are parcels of the demesnes of the manor of Ealdyngge, which is of the honour of



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*Membrane 20—cont.*

Clare, and that the manor is held of the king by the service of one knight's fee, and is worth yearly in all issues 100 marks.

Aug. 6. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Matching Hall. Salop, Stafford, and in the adjoining marches of Wales. Order to deliver to Joan, late the wife of Thomas Botetourt, sister and co-heiress of John de Somery, tenant in chief, a moiety of two parts of a messuage and 24 acres of land in Foxhale, co. Salop, partition whereof has not yet been made between the parceners of John's inheritance, as the king has assigned the moiety to Joan as her purparty.

*Vacated, because above.*

To the same. Like order to assign a moiety of the said two parts to John de Sutton and Margaret his wife, sister and co-heiress of John de Somery.

[*Vacated, as above.*]

Nov. 18. To Roger Mauduyt. Order not to intermeddle further with a mill Westminister. in Ovyngheam, co. Northumberland, and with a wood there, and to permit Eleanor, late the wife of Robert de Umfravill, earl of Angus, to have and hold them, and to restore to her any issues received thence since 10 July last, when the king assigned to her, amongst other of her husband's lands in dower, the said mill, of the yearly value of 100s., and the said wood, which was extended at 2s. yearly for agistment, and when he ordered the escheator in that county to deliver the lands to her, and the king, on 1 September following, committed to Roger, during pleasure, the custody of all the castles, manors, and lands of the said earl, except the lands assigned to Eleanor in dower, as Roger has occupied the mill and wood by virtue of the said commission, as the king learns from Eleanor's complaint, although the escheator delivered them to her with the other lands assigned to her in dower.

Nov. 16. To Roger le Gulden, keeper of certain lands in co. Somerset. Order to Westminister. pay to the prioress of Stodleghe the arrears of 6*l.* of yearly rent from the manor of Craucombe Bere for the time of Roger's custody, and to pay her the same hereafter, as the king learns by inquisition taken in Roger's presence by John de Ledrede and William de Stapelton that Godfrey de Craucombe, late lord of the said manor, granted, in the time of Henry III., to the prioress and nuns of Stodleghe 6*l.* of yearly rent, to be received from the said manor in frankalmoin, and that the present prioress and her predecessors received the said sum yearly from the manor from the time of Godfrey's gift until the manor came to the king's hands by the forfeiture of John de Acton, and that the prioress or any other prioress never remitted or released the said sum to any one, and that the manor is in the king's hands by the forfeiture of John de Acton because he was an adherent of the rebels, and for no other cause, and that the manor is held of John de Urtiaco by the service of one knight's fee, and is worth 17*l.* yearly in all issues, and it appears by part of a fine levied in the court of Henry III., in the 56th year of his reign, between Elizabeth, then prioress of Stodleye, and John le Bruyn, then lord of the said manor, which was exhibited in chancery, that the prioress ought to receive the said rent in form aforesaid.

Nov. 20. To Benedict de Folsham, the king's butler, or to him who supplies Westminister. his place in the town of Southampton. Order to deliver a tun of wine of the right prise for this year to the abbot and convent of King's Beaulieu, for the celebration of mass in their church, in accordance with the grant of Henry III.

Nov. 20. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, Westminister. and the city of London. Order to deliver to Matilda, late the wife of Alan

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*Membrane 20—cont.*

de Bokeshull, tenant in chief, the following of her husband's lands, which the king has assigned to her in dower: the manor of Bokeshull, co. Sussex, of the yearly value of 7*l.* 13*s.* 11½*d.*; certain lands in Haselden, in the same county, of the yearly value of 5*s.*; certain lands in Colteslond, in the same county, of the yearly value of 7*s.* 6¼*d.*; and a third of a mill in Enham and Bokeburst, in the same county, of the yearly value of 32*s.* The king has also assigned to her a third of the manor of Brianeston, co. Dorset, of the yearly value of 12*l.* 5*s.* 5¾*d.*

To John Everard, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to the aforesaid Matilda the said third of the manor of Brianeston.

Nov. 23. To John Everard, keeper of the forfeited lands in co. Devon. Order to  
Westminster. deliver to John son of Philip de Bello Monte two ferlings of land in Slolegh, and the issues received therefrom since the death of Thomas de Langedon, as the king learns by inquisition taken in the keeper's presence by Robert de Stokheye and Henry Bokerel that John son of Philip de Bello Monte, in the 12th year of the reign, granted the aforesaid two ferlings to the said Thomas for life, at a yearly rent of 10*s.*, and that the land was taken into the king's hands because it was said that Thomas adhered to certain rebels, and that it is still in the king's hands for this and no other reason, and that Thomas died at Bath on the eve of St. Andrew, in the 16th year of the king's reign, and that John made no other estate thereof to Thomas or to any one else, and that the land, together with the remainder of John's manor of Shirewell, is held of Hugh de Courtenay by the service of a knight's fee, and that the land is worth 10*s.* yearly, and it appears by the deed of grant, exhibited in chancery, that the grant was made in form aforesaid.

Nov. 25. To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham,  
Westminster. ham, Derby, and Lancaster. Order not to intermeddle further with the manor of Bauquel, belonging to William Gernoun, the elder, and to restore the issues thereof, the escheator having returned that he took the manor into the king's hands because it was found by an inquisition taken before him that William, who held it in chief by knight service as of the crown,\* . . . and the king ordered the escheator to make inquisition whether William alienated the manor to the said (*sic*) John or not, etc., and it is found by the inquisition that William did not alienate the manor to John for life, but that he demised it to him for 20 years.

*Vacated, because otherwise below.*

Dec. 8. John son of Robert Lovet of Neuton, imprisoned in Okham gaol for the  
The Tower. death of Walter de Wyght, has letters to the sheriff of Rutland to bail him until the first assize.

*MEMBRANE 19.*

Nov. 25. To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham,  
Westminster. ham, Derby, and Lancaster. Order not to intermeddle further with the manor of Bauquel, belonging to William Gernoun, the elder, and to restore the issues thereof, the escheator having returned that he took the manor into the king's hands because it was found by inquisition that William, who held it in chief by knight service as of the crown, alienated it to John Gernoun for life without the king's licence, and the king, understanding from William that he had not alienated the manor, but had always held it in his hands until the escheator took it into the king's hands, ordered the escheator to make inquisition whether William had alienated it or not, etc.,

\* There is an omission here.



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*Membrane 19—cont.*

and it is found by the inquisition that the aforesaid [William] did not alienate the manor to John for life, but that he demised it to him for twenty years.

Nov. 28.  
Westminster.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas lately, in consideration of the security that John Bacun and Adam Bacun, king's clerks, found the king for Edmund Bacun—who had the custody of the lands that belonged to Giles de Brewosa, tenant in chief, which were in the king's hands by reason of the minority of Giles's heir, by demise from Robert son of Payn, deceased, to whom the king committed the custody during the heir's minority—that he would answer to the king for the issues received for the lands aforesaid from the time of the death of Richard de Brewosa, son and heir of the said Giles, in case it should be declared by the king and his council that the custody aforesaid pertained to the king and not to Edmund by virtue of the demise aforesaid, the king ordered the escheator to deliver the lands (which he had taken into the king's hands by reason of the death of Robert de Brewosa, brother and heir of the aforesaid Richard, who died a minor in the king's custody) together with the issues thereof to the said John and Adam in Edmund's name, saving to Katherine, late the wife of the said Robert, her dower of the lands aforesaid assigned to her by the king; and it is now shewn to the king, on behalf of the said John and Adam, that the escheator detains the issues of a third of the said lands received by him after Robert's death before Katherine was dowered thereof, although he has delivered to them the lands aforesaid and the issues of the two parts thereof; the king therefore orders him to deliver to John and Adam, for Edmund's use, all the issues of the third part received by him.

To Thomas de Eyvill, keeper of certain lands in Polyngton, co. York, in the king's hands for certain reasons. Order to pay to the abbot of Seleby the arrears of a rent of 5*s.* for certain lands that Robert de Styveton and Sibyl his wife held of the abbot in Polyngton for the time that Thomas has had the custody of the said lands, and to pay the abbot the said rent at the usual terms hereafter, as the king lately ordered Richard Squyer to pay the arrears of the said rent to the abbot for the time that he had had the custody of the lands aforesaid, and to pay it at the usual terms thenceforth, because it was found by inquisition taken by Richard that Robert and Sibyl held the lands of the abbot by the service of 5*s.* yearly.

Nov. 24.  
Westminster.

To John de Insula, keeper of certain forfeited lands in co. Essex. Whereas lately, at the supplication of Hasculph de Whitewell, suggesting that John de Ripariis, formerly lord of the manor of Aungre, in the said county, granted to Hasculph two marks of yearly rent for life, to be received from that manor, and that Hasculph received the rent in full from the time of the grant until the time when the manor came to the king's hands by reason of the trespass of Hugh Daudele, the younger, afterwards lord of the manor, and that the rent has been detained from him since that time, the king appointed John de Bousser and William de Gosfeld to make inquisition concerning the premises in the presence of the king's keeper of the manor; and it was found by their inquisition that John de Rypariis, formerly lord of the manor, granted the said two marks of yearly rent to Hasculph for life, and that Hasculph received that rent until the time when the manor came to the king's hands for certain causes, and that the rent is in arrear from that time until now, and that Hasculph never released his estate in the rent to any of the lords of the manor, or charged his estate in any way, and that the manor is worth 15*l.* yearly in all issues, and that it is held in chief of the king as of the honour of Boulogne by knight service; wherefore Hasculph has besought the king by his petition exhibited before

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*Membrane 19—cont.*

the king and his council, in the parliament at Westminster, in the 17th year of the reign, to cause the rent and the arrears thereof from the time when the manor came to the king's hands to be paid to him; and the king thereupon ordered John le Porter, keeper of certain forfeited lands in the said county, to pay the rent and arrears aforesaid to Hasculph, and to pay the rent to him henceforth, as appears by the rolls of chancery: the king orders the said John de Insula to pay the rent to Hasculph for so long as he shall have the custody of the manor.

Nov. 30. To the treasurer and barons of the exchequer. Order to restore to Westminster. William, abbot of Westminster, the sums that they have caused to be levied from him, for divers tenths and other grants of the king, by reason of the abbot's lands in the parish of St. Martin's-in-the-Fields, for the time that the lands have been in the king's hands, and to cause the same to be allowed to the abbot in the debts due from him to the exchequer, as the said abbot's lands in that parish have been in the king's hands from the time of the abbot's creation, and are still in his hands. By K.

To the same. Order to cause Robert de Barton, sometime receiver of the king's victuals at Carlisle, to have allowance for the fish and salt specified below, as the king—at Robert's supplication, suggesting that divers of the king's victuals that the king caused to come to Skymburnes for the maintenance of the men then in garrison at Carlisle, which Robert caused to be deposited at the abbey of Holcoltram and the grange of the same, for the purpose of carrying them to Carlisle, were taken, consumed, and carried away from the abbey and grange by the Scotch rebels, and that other victuals in his custody at Carlisle were likewise taken, consumed, and carried away by Andrew de Harcla, the king's traitor, after he adhered to the Scots, and that Roger de Waltham, late keeper of the wardrobe, had charged Robert with the said victuals in his account for the time when he was receiver of the king's victuals as if they had been lost and consumed by Robert's negligence—appointed Anthony de Lucy, constable of Carlisle castle, to make inquisition in co. Cumberland, in the presence of John de Louthre, receiver of the king's victuals at Carlisle, and of the sheriff of that county, concerning the premises, and it is found by their inquisition that, on 3 October, in the 16th year of the reign, the Scots took and carried away at the abbey of Holcoltram 193 salted fish, price 30s. a hundred, and 19 quarters of salt, price 6s. a quarter, at the grange of Harclau, from Robert's custody, and that the said Andrew, ten days after he had adhered to the Scots, likewise took and carried away at Carlisle ten quarters of salt, price 6s. a quarter, and that the said fish and salt were not taken, consumed, or carried away by the carelessness or negligence of Robert or of anyone else.

To the aforesaid Roger de Waltham. Order to cause Robert to be acquitted of the said fish and salt in his account.

Nov. 30. To Ralph de Camoys, constable of Wyndesore castle. Order to cause Westminster. the houses, tower, walls and bridges of the castle, and the wall of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall about the park there, to be repaired.

By K.

Dec. 2. To the sheriff of Norfolk. Order to cause a coroner for that county to Westminster. be elected in place of Thomas de Secheford, who is incapacitated by paralysis and age.

Dec. 4. To the sheriff of Worcester. Order to cause John de Salso Marisco to Westminster. have seisin of a toft and 1½ roods of land in Morton Folet, as the king learns by inquisition taken by the sheriff that the toft and land, which John Otour, who was hanged for felony, held, have been in the king's hands for a year



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*Membrane 19—cont.*

and a day, and that John Otour held them of the said John de Salso Marisco, and that the abbot of Westminster has had the king's year, day, and waste thereof, and ought to answer to the king therefor.

Dec. 7. To the treasurer and barons of the exchequer. Whereas the king, upon Westminister. being given to understand that certain evil wishers to the king and the bailiffs and whole community of Great Yarmouth had set out from parts beyond sea with a multitude of ships on the sea, for the purpose of inflicting damage upon the king and the people of his realm, and upon merchants wishing to come to the realm with merchandise and victuals in aid and comfort of the king and his people, ordered the said bailiffs and community, on 25 June, in the 15th year of his reign, to cause eight ships, in addition to the six ships granted by them to the king for the expedition of his war of Scotland, to be prepared and provided with men-at-arms, arms, victuals, and other necessities under double equipment (*eskippisona*), at the king's charge, so that they should be ready to set out in the king's service at his wages when warned by John Perbroun, then admiral of the fleet of the king's ships, and that the king would cause allowance to be made to them for their costs incurred in this behalf at the exchequer or in his wardrobe; and the bailiffs and community caused eight ships to be prepared in manner aforesaid at the summons of the said John, and sent them to Scotland in the king's service, and the ships were in the king's service for a long time, as the bailiffs and community say; wherefore they have besought the king by petition before him and his council to cause account to be made with them for their costs about the munition of the said ships, and to cause allowance or satisfaction to be made to them for the same; the king therefore orders the treasurer and barons to view the king's writ ordering the bailiffs and community to prepare the said ships, and to account with them for their costs in this behalf, and to allow them their costs in the debts due from them to the exchequer.

By pet. of C.

Dec. 6. To the same. Order to acquit the burgesses of Newcastle-on-Tyne of Westminister. the 100*l.* due from them for the ferm of their town for the present year, as the king has pardoned them that sum in aid of the expenses incurred by them about the enclosure and custody of their town for a long time.

By K.

Dec. 11. To the same. Order to deliver Walter de Istlep, late treasurer of the The Tower. exchequer of Dublin, from the prison of the marshalsea of the exchequer, upon his finding before them at the exchequer sufficient mainpernors to have him before the king at the king's will.

By K.

Dec. 10. To all bailiffs, etc. Pardon of Hugh Begg of Launeye, in consideration The Tower. of his good service to the king in Ireland in a conflict between the king's subjects and Edward de Brus and his accomplices, then invading those parts, of the suit of the king's peace for the death of Walter Mape and for the houses of Walter, maliciously burnt by Hugh, and for certain of Walter's goods and chattels, taken and carried away by Hugh, wherewith he is charged or indicted; provided that he stand to right in the king's court if any one will speak against him concerning the felonies aforesaid.

By K.

*Vacated, because on the Patent Roll.*

Dec. 10. To John de la Huse, constable of Caresbrok castle. Order to cause the The Tower. castle to be provided with victuals and other necessities, and to cause the victuals to be changed from time to time as shall seem fit.

By K.

*MEMBRANE 18.*

Dec. 3. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Westminister. Rutland. Order to cause the following of the knights' fees of John de

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*Membrane 19—cont.*

Hastyng', tenant in chief in England, Wales, and the marches of Wales, to be delivered to Thomas le Blount and Juliana his wife, late the wife of the said John, as the king has assigned the same to her in dower : a moiety of a fee in Hardyngesthorn and Coton, co. Northampton, which fee Richard de Bosevill and the abbess of St. Mary de Pratis hold, of the yearly value of 10s. ; a moiety of a fee in the same towns, which moiety Giles de Cogeho holds, of the yearly value of 40s. ; a moiety of a fee in Great Houghton and Horton, in the same county, which moiety John de Gadesden holds, of the yearly value of 40s. ; a moiety of a fee in Braunfeld, Little Houghton, Horton, and Great Houghton, in the same county, which moiety Robert Grymbaud holds, of the yearly value of 40s. ; a quarter of a fee in Barton, in the same county, which quarter William de la Carnale holds, of the yearly value of 20s. ; a quarter of a fee in Great Dodyngton, in the same county, which quarter Peregrine Bernard holds, of the yearly value of 13s. 4d. ; a third of a fee in Schaldewell, Houghton, Langeport, and Upthorp, in the same county, which third Thomas de Verdon holds, of the yearly value of 20s. ; a fee in Waldegrave and Bateshall, in the same county, which John de Waldegrave holds, of the yearly value of 20l. The king has also assigned to them a fee in Cretyngham and Elyngham, co. Suffolk, which John son of Arnald Colevill holds, of the yearly value of 10l. ; a quarter of a fee in Cretyngham and Helmyngham, in the same county, which quarter John Mounseus holds, of the yearly value of 30s. ; a moiety of a fee in Gaysle, in the same county, which moiety Alexander Bouelere holds, of the yearly value of 60s. ; a moiety of a fee in the same town, which moiety the heirs of Alexander de la Cressovere hold, of the yearly value of 60s. ; a moiety of a fee in Little Bradeleye, Reede, Wethersfeld, and Hornyngeshertli, in the same county, which moiety Richard de Hanill holds, of the yearly value of 60s. ; a quarter of a fee in Cavendish and Clopton, in the same county, which quarter the heirs of Walter de Clopton hold, of the yearly value of 25s. ; a tenth of a fee in Badmundesfeld, in the same county, which tenth the heirs of Richard de Bray hold, of the yearly value of 10s. ; two fees in Gyssyng' and Midelton near Lenne, co. Norfolk, which the heirs of Hugh de Hastynges hold, of the yearly value of 10l. ; a moiety of a fee in Hakeharlyng, in the same county, which moiety the heirs of William de Hakford hold, of the yearly value of 50s. ; a tenth of a fee in Tebenham, in the same county, which tenth the said heirs hold, of the yearly value of 10s. ; a moiety of a fee in the same town, which moiety the heirs of Robert de Chawe hold, of the yearly value of 50s. ; a quarter of a fee in Appelby, co. Leicester, which quarter William de Appelby holds, of the yearly value of 50s. ; a sixth of a fee in Odeston, in the same county, which sixth John Maunsel holds, of the yearly value of 21s. ; 1½ fees in Ibestok, in the same county, which Robert de Werdon and Thomas Garsall hold, of the yearly value of 20l. ; a moiety of a fee in Normanton, in the same county, which moiety Robert de Stepelton holds, of the yearly value of 10l. ; a fee in Wystowe, in the same county, which Laurence de Hastyngges holds, of the yearly value of 20l. ; a quarter of a fee in Cosseby, in the same county, which quarter John Burdet holds, of the yearly value of 53s. ; a moiety of a fee in Mauncestre, co. Warwick, which moiety Guy de Mauncestre holds, of the yearly value of 13s. 4d. ; a quarter of a fee in Hatton, in the same county, which quarter Robert Banastre holds, of the yearly value of 40s. ; a moiety of a fee in Herdeberwe, in the same county, which moiety the heirs of Hugh de Herdeberwe hold, of the yearly value of 15l. ; a third of a fee in Stodleyhay, in the same county, which third John son of William de Haye holds, of the yearly value of 100s. ; an eighth of a fee in Aldeborowe, in the same county, which eighth Simon de Aldeborowe holds, of the yearly value of 20s. ; a moiety of a fee in Brounesware, in the same county, which moiety John



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*Membrane 19—cont.*

Ryvel holds, of the yearly value of 10*l.*; a moiety of a fee in Bircheston, in the same county, which moiety the lord of Bircheston holds, of the yearly value of 100*s.*; a sixth of a fee in Shelfhull, in the same county, which sixth William le Walsh holds, of the yearly value of 26*s.* 8*d.*; a sixth of a fee in Padongre, in the same county, which sixth Robert son of Richard holds, of the yearly value of 13*s.* 4*d.*; and a quarter of a fee in Aston Cauntloue, in the same county, which quarter Walter le Rous holds, of the yearly value of 40*s.*

Like order to John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, to deliver to the said Thomas and Juliana the aforesaid fees in cos. Leicester and Warwick.

Like order to John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, to deliver to the said Thomas and Juliana the aforesaid fees in cos. Suffolk and Norfolk.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Thomas and Juliana the following of the advowsons of churches that belonged to the said John de Hastynges, as the king has assigned the same to them as Juliana's dower: the advowson of the church of Burbach, co. Leicester, of the yearly value of 16*l.* 13*s.* 4*d.*; the advowson of the church of Scharston, in the same county, of the yearly value of 21*l.* 6*s.* 8*d.*; the advowson of the church of Ibbestok, in the same county, of the yearly value of 35 marks; the advowson of the church of Allesley, co. Warwick, of the yearly value of 6*l.* 10*s.* 4*d.*; the advowson of the church of Burthynghbury, in the same county, of the yearly value of 4*l.* The king has also assigned to them the advowson of the church of Asshele near Saham, co. Norfolk, of the yearly value of 20*l.*; the advowson of the church of Ottele, co. Suffolk, of the yearly value of 20*l.*; the advowson of the church of Kilgeran in Wales, of the yearly value of 6 marks; the advowson of the church of Maynaurd in Wales, of the yearly value of 10 marks; the advowson of the church of Lanvihanel in Wales, of the yearly value of 6 marks.

Like order to John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, to deliver to the said Thomas and Juliana the aforesaid churches of Asshele, co. Norfolk, and Ottele, co. Suffolk.

Like order to John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales, to deliver to the said Thomas and Juliana the advowson of the aforesaid churches of Kilgeran, Maynaurd, and Lanvihanel in Wales.

*Memorandum*, that this assignment of knights' fees and of advowsons was made by the assent and will of Hugh le Despenser, the younger, to whom the king committed the custody of the lands that belonged to the aforesaid John, together with the knights' fees and advowsons of churches, during the minority of John's heir.

*Memorandum*, that the said Hugh willed and granted that the aforesaid advowsons of the churches of Kylgeran, Maynaurd, and Lanvihanel should be assigned to Thomas and Juliana for the advowson of the church of Compton Valence, which was previously assigned to them by the court as her dower.

Dec. 12. To the treasurer and barons of the exchequer. Order to allow to Henry  
The Tower. le Scrop, keeper of the Forest beyond Trent, in his account, such fee for that bailiwick as they shall find was allowed to other keepers in times past.

Dec. 8. To the sheriff of Cumberland. Order to cause a verderer for the forest  
The Tower. of Ingelwod to be elected in place of Adam de Carleton, whom the king

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*Membrane 18—cont.*

has caused to be removed from office because he came from Haverle in Devon, justice at the Forest beyond Trent, that he is unpunished by Haverle and contrary.

**Dec. 7.**  
**Westminster.** To the treasurer and barons of the exchequer and the chamberlains. Order to account with J. bishop of Winchester, who lately went to parts beyond sea at the king's service upon divers occasions, for the sums that the king caused to be delivered to him for his expenses, and to account what he has for his expenses, for the days (which) during which he was in the king's service in going to the said parts, serving there, and returning thence, as much as was ordered by the king and he received upon another account for said days, and to show to him what ought to be allowed at this behalf, and to cause to be done what ought to be done for the final term of said account.

**Dec. 8.**  
**Westminster.** To the treasurer and barons of the exchequer. Order to certify Roger de Winton—*q.* when the king committed during pleasure the custody of the manor of Trenchham, which belonged to Robert de Bona and which was in the king's hands by his barons, rendering thereby III. yearly to the exchequer—of the rent assigned at the issue of the manor from the time when he delivered it to John de Heselode by the king's order, receiving from him III. for the part that he had the custody thereof, as the king bears from his council that they are charging him with the issues of the manor as if he had the custody thereof until now, although he had it for one year only, as was shown Mathiasius, in the 5th year of the king's reign, with Mathiasius believing what he delivered as to the assigned value by the king's order. By K.

**Nov. 11.**  
**Westminster.** To the collectors of the custom of wines in the town of Southburgh. Order to take the custom of 1s. from every tun of wine brought to the port of that town by foreign merchants from which the right and ancient price was wont to be taken, before they leave the port, as the king bears from the complaint of James Bencher, Richard Heselode, and Arnold de Ispe[?] to whom he hath granted for a certain time all the issues of the custom of wines brought into that port by foreign and alien merchants, that the said merchants permit certain ships laden with wine brought to that port by foreign merchants to pass out of the port without paying the custom.

The like to the collectors in other parts of the realm.

**Dec. 14.**  
**The Tower.** To the treasurer and barons of the exchequer and the chamberlains. Also to Heselode, just., has shown the king, by his petition before the king and his council, that whereas Walter de Narvyn, clerk supplying the place of the treasurer, appeared before him the expenses of the sons of the earl of Hereford and of Roger de Mortimer War, who are in the king's custody, and also paid the expenses by Walter's order, and announced thereby in the exchequer before the treasurer and barons and chamberlains, and said 1s. 10d. of the expenses were assigned to him, as appears by the assigned account remaining in the exchequer, the treasurer and barons and chamberlains nevertheless have hitherto refused paying him the said sum, whereas he has proved the king to cause him to be awarded for the same sum: the king therefore orders the treasurer and barons and chamberlains to search the rolls and memoranda of the exchequer touching the assigned account, and if they find that they owe him before them for the expenses and that the above sum was assigned to him, to cause the said account to be paid to him.

By pat. of K. returned before the king.

**Dec. 12.**  
**The Tower.** To John de Bureghed, collector in co. Warwick, Leicesters, Nottingham, Derby, and Lancashire. Order to cause the houses and walls of the manor of Upton to be repaired, by the view and testimony of the sheriff of Nottingham and the keeper of the manor. By K.



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## MEMBRANE 17.

Dec. 6.  
The Tower.

To Robert de Hungerford, keeper of the manor of Emelesworth, co. Southampton. Whereas, at the supplication of Thomas Bardolf—suggesting by his petition before the king and his council that the late king granted by charter to Isabella, late the wife of Hugh Bardolf, mother of the said Thomas, of whom he is the heir, the aforesaid manor for her life, with remainder to William her son and to the heirs of his body, with remainder in default of such heirs to her right heirs, and that Isabella is dead, and the said William is also dead without an heir of his body, so that the manor ought to remain to Thomas, her son and heir, by the form of the grant, and that the manor was taken into the king's hands by the forfeiture of Robert Lewer, a late rebel, who had disseised Isabella thereof unjustly and without a judgment—the king appointed Robert de Bardelby and Robert de Estden to make inquisition in the keeper's presence concerning the premises, and it is found by their inquisition that the late king granted the manor to Isabella in form aforesaid, and that she was seised thereof by reason of the said grant from that time until the quinzaine of Michaelmas, in the 15th year of the king's reign, in which quinzaine the said Robert Lewer disseised her of the manor, and thus continued his seisin thereof until the manor came to the king's hands by his forfeiture, and that the manor is in the king's hands for this reason and no other, and that Isabella upon another occasion prosecuted to obtain a remedy in the king's court at his parliament by petition before the king and his council, when answer was made to her petition that she should sue out her remedy against Robert by common law, whereupon she sued out a writ of novel disseisin against him, and that she is dead, and that William her son died without an heir of his body, and that the said Thomas is her right heir, and that neither she nor Thomas have changed their estate therein in any way, and that the manor is held of the king by the service of a pair of gilt spurs for all service, and that it is worth yearly 100s. in all issues; and the king afterwards ordered the treasurer and chamberlains to search the charters, writings, and other memoranda that belonged to the said Robert in their custody in the treasury, and ordered the said keeper to search the charters, etc., of the said Robert in his custody, and to certify the king whether or not Isabella or Thomas remitted or released their right in the manor to Robert after the said disseisin or changed their estate therein in any way, and the treasurer and chamberlains have certified that there are no charters or memoranda that belonged to Robert touching the said manor in the treasury, and the keeper has certified that he found no charters or memoranda that belonged to Robert in his bailiwick touching the manor, and that he was unable to find any although he has exhibited all possible diligence in this behalf, and that he found nothing in his custody making mention of the manor: as the said Thomas has prayed the king, by another petition exhibited in parliament in the octaves of Martinmas last, to cause justice to be done to him, the king orders the said keeper to deliver the manor to Thomas, to be held according to the form of the grant aforesaid, saving the right of the king and of others.

By K. and by pet. of parliament returned before the king.

Dec. 31.  
Haughley.

To the treasurer and barons of the exchequer. Order to cause Geoffrey Dode to be released from prison in the Tower of London, upon his finding mainpernors to answer to the king, at certain terms that shall seem expedient to them for the king's convenience, for the debts that he owes to the king and to make amends for his contempt lately done to the sheriff of Essex, and for the other things for which he was adjudged to prison by process in the exchequer. The king has ordered the constable of the Tower to cause Geoffrey to be brought before the treasurer and barons, and to deliver him from prison at their order.

By p.s. [7277.]

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*Membrane 17—cont.*

Mandate in pursuance to John de Weston, constable of the Tower aforesaid. By p.s.

To the treasurer and barons of the exchequer. Order to cause the wife of Bartholomew de Burghersshe to be delivered from prison in the Tower of London, together with her children, upon her finding mainpernors to have her before the king at his will to answer to him for what he will say against her. The king has ordered the constable of the Tower to cause her and her children to be brought before the treasurer and barons, and to release them from prison at their order. By p.s. [7277.]

Mandate in pursuance to the constable. By p.s.

To the treasurer and barons. Order to take advisement concerning the total of the debt that Nicholas de Tikhull and John de Norton, imprisoned in the Tower of London, owe to the king, and to ordain as shall seem best to their discretion for the release of Nicholas and John by mainprise or by other means whereby the king may best and most quickly recover the debt aforesaid. The king has ordered the constable of the Tower to bring the said Nicholas and John before the treasurer and barons, and to deliver them from prison at their order. By p.s. [7277.]

Mandate in pursuance to the constable. By p.s.

To the treasurer and barons of the exchequer. Order to cause John Petit, mariner, Catour, mariner, and Cok'atte Wose, mariner, who are imprisoned in the Tower of London, to be released, upon their finding mainpernors that they will not eloin themselves and that they will be always ready at the king's pleasure when summoned in this behalf, so that by this mainprise they may go at large and sue to recover their debts for their discharge. The king has ordered the constable to bring them before the treasurer and barons, and to release them from prison at the order of the treasurer and barons. By p.s. [7277.]

Mandate in pursuance to the constable. By p.s.

Dec. 31.  
Haughley.

To the treasurer and barons. Order to cause Laurence de Tonebrigg, canon, who is imprisoned in the Tower of London, to be taken by a suitable man or men to be deputed by them to the abbot of St. Osyth's, as the king wills that Laurence shall stay in the abbey, so that he shall not leave the enclosure of the cloister and church of the abbey, and so that no one of whom sinister suspicion may be held shall have conversation with him. The king has ordered the abbot to receive Laurence and to keep him in form aforesaid. By p.s. [7277.]

To John de Weston, constable of the Tower of London. Order to cause the said Laurence to be taken before the treasurer and barons at their order, to be taken to the aforesaid abbey. By the same writ.

Mandate in pursuance to the abbot of St. Osyth's. By the same writ.

Dec. 20.  
Coggeshall.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Whereas the king granted to Thomas Broun, his yeoman, for his good service past and future, 50 marks of yearly rent for the maintenance of himself, his wife, and his children, and of his brother, and afterwards granted to him the manors of Aiwerthorp and Wytele, co. York, which belonged to John de Moubray, a late rebel, and which came to the king's hands as escheat, to have as of the value of 50 marks of rent during the king's will, and the king subsequently caused the manors to be taken into his hands and delivered to the Hospitallers because they were 'Templars' lands; whereupon Thomas besought the king to grant to him in place of the said manors the lands in Bruunum and Nidde, in the said county, that belonged to Ralph, late baron of Greystok, tenant in chief, and which were in the king's hands by reason of the minority of his heir, and the king granted the custody thereof to Thomas,



1325.

*Membrane 17—cont.*

to have from 1 July, in the 18th year of the reign, until the heir shall come of age; and the king afterwards granted to him all the fermes and rents from the aforesaid tenements from Whitsuntide last, and, wishing to shew him further favour, granted him all the issues, fermes and rents and profits from the tenements from the morrow of Martinmas, in the aforesaid year, until 1 July following: the king therefore orders the escheator to cause the issues, fermes, rents and profits to be delivered to Thomas of the king's gift, and if the escheator have accounted at the exchequer for the premises and have satisfied the king therefor, he is ordered to pay the value of the issues, etc., to Thomas from other issues of his bailiwick.

By p.s. [7271.]

Dec. 31.  
Haughley.

To the treasurer and barons of the exchequer. Order to appoint men to take William de Benham and John de Kensington to Corf Castle, and Adam Breton of Ireland (*Dirlaund*) and Thomas Cok to Winchester Castle, and William de Hedersete to Bernard's Castle at the king's cost, as the king has ordained that the aforesaid men shall be taken to the said castles, the men at Corf Castle and Winchester Castle to be kept safely under suitable penalty, and the said William de Hedersete to be kept safely under a penalty of 1,550*l*. The king has ordered John de Weston, constable of the Tower of London, to deliver the prisoners aforesaid to the men appointed to conduct them by the treasurer and barons, and has ordered the keepers of the aforesaid castles to receive them from the said men, and to cause them to be kept safely.

By p.s.

Mandate in pursuance to John de Weston, constable of the Tower of London, or to him who supplies his place.

By p.s.

Mandate in pursuance to the keeper of Winchester Castle.

By p.s.

Mandate in pursuance to the keeper of Bernard's Castle.

By p.s.

Mandate in pursuance to the keeper of Corfe Castle.

By p.s.

1326.

Jan. 3.  
Haughley.

To Adam de Herewynton, supplying the place of the treasurer of the exchequer of Dublin. Order to commit the office of chancellor of the said exchequer to some sufficient clerk for whom he will answer, by letters patent under the king's seal for Ireland, by the counsel of the justiciary of Ireland and others of the king's council in those parts whom he shall see fit to convoke for this purpose, and to deliver to the said clerk the seal appointed for this office, to hold and exercise the office until the king shall otherwise ordain, certifying the king as speedily as possible of the name of the clerk thus appointed, and of the state of the said office, and of what emoluments pertain to the office, and their value, as the king learns upon trustworthy testimony that he who now has the said office is insufficient for the execution of the office.

By K.

Jan. 11.  
South Elmham.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the walls, turrets, houses, and enclosures of the Tower of London to be surveyed, and to cause the defects therein to be repaired by the view and testimony of John de Weston, constable of the Tower, or of some one else in whom they have confidence, as shall seem good to them for the more secure keeping of the Tower.

By K.

Jan. 13.  
South Elmham.

To William de Cusancia, keeper of the castles, manors, towns, and lands of Edward, earl of Chester, the king's son. Order to cause the said castles to be furnished with necessary victuals without delay, and to cause the victuals to be changed from time to time, and to cause the houses, walls, and other buildings of the castles to be repaired where necessary.

By K.

Jan. 2.  
Haughley.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the Tower of London to be furnished with necessary

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*Membrane 17—cont.*

victuals and other things, by the advice of John de Weston, constable thereof, and of others whom they shall think fit, and to cause the victuals to be delivered to the keeper of the king's victuals there, and to cause twenty armed footmen to be put in the Tower in addition to those who are now there, and to cause 4*d.* a day to be paid to each of the said twenty men for their wages for so long as they are in garrison there or until further orders.

By K.

1325.

*MEMBRANE 16.*

Dec. 10.  
The Tower.

To the treasurer and barons of the exchequer. Order to permit the men of the county of Northumberland to have respite until further orders for all fermes, arrears of fermes, chattels of felons, forfeited issues, castle wards, cornages, truncages, 'fensilver,' and other debts, services, or demands that they owe to the exchequer for the time of the king or of his progenitors, or that they owe in any other way, except debts for the king's victuals provided and sold at Newcastle-on-Tyne, as the king has granted them such respite in consideration of the great damage sustained by them for a long time by the coming of the Scots into that county.

By K.

To the same. Order to permit the men of the county of Westmoreland to have respite until further orders for all fermes, arrears of fermes, cornages, chattels of felons, forfeited issues, forfeitures of the Forest, and all other debts due to the exchequer for the time of the king or of his progenitors, except debts for the king's victuals provided and sold at Carlisle, as the king has granted them such respite in consideration of the damages that they have sustained for a long time by the frequent comings of the Scots into that county.

By K.

To the same. Like order in favour of the men of Cumberland. By K.

Dec. 12.  
The Tower.

To John de Henle, keeper of the manor of Eltham. Order to cause hay and forage (*foragium*) for the maintenance of the deer (*ferarum*) in the park of that manor to be bought and purveyed out of his ferm, and to cause it to be put from time to time in a place appointed for it for the maintenance of the deer, as the king is given to understand that a great part of the deer will perish in this winter season until maintenance be provided for them.

By K.

Dec. 13.  
The Tower.

To Robert de Hungerford, late keeper of the manor of Enefeld, co. Middlesex. At the supplication of Richard de Pouns by his petition before the king and his council—suggesting that Humphrey de Bohun, late earl of Hereford, granted to him for life the custody of the park and chace of his manor of Enefeld, receiving yearly therefor 15 quarters of rye and 30*s.* for the wages of himself and his six men keeping the park, and that he received the said rye and money yearly long before the earl's death, and that the manor was afterwards taken into the king's hands amongst other lands of the earl upon his forfeiture, and is thus still in the king's hands, and that he has received the rye yearly from the keeper of the manor for the time being from the time when the manor was taken into the king's hands, and that the 30*s.* yearly are in arrear to him for the time that the manor has been in the king's hands—the king appointed William de Leycestria, John de Crosseby, Thomas de Sibthorp, and Robert de Kelleseye to make inquisition, in the presence of the keeper of forfeited lands in that county, concerning the premises; and it is found by the inquisition taken by the said William, John, and Thomas, in the presence of Edmund de Flete, keeper of forfeited lands in the said county, that the earl granted by his charter the custody of the park and chace of the manor



1325.

*Membrane 16—cont.*

to Richard for life, receiving therefor the said rye and money yearly, and that Richard was seised thereof all the earl's time, and that he did not remit the rye and money to the earl, and that the money is in arrear to him for all the time that the manor has been in the king's hands; wherefore Richard has besought the king to do him justice: the king therefore orders the said Robert to cause the aforesaid 30s. to be paid to Richard out of the issues of the manor for the time when it was in Robert's custody.

By pet. of C.

Dec. 12.  
The Tower.

To the treasurer and barons of the exchequer. Order to account with Robert Bendyn, whom the king, on 5 August, in the 18th year of his reign, appointed captain and admiral of his fleet of all the ships from the mouth of the Thames by the sea-coast to the west, both of the Cinque Ports and other ports, for the wages of ten men-at-arms, whom the king ordained that Robert should retain with him at the king's wages during the late disturbance between the king and the king of France, for the time that they shall find that Robert retained the men-at-arms in the king's service, and to cause Robert to have allowance for such wages.

By K.

Dec. 11.  
The Tower.

To the same. Whereas the king lately ordered them to account with his yeoman William de Monte Acuto, son and heir of William de Monte Acuto, for the expenses incurred by his father when he was keeper of the town of Berwick-on-Tweed and seneschal of Gascony and elsewhere in the king's service and also in the late king's service by his order, and for all moneys delivered to his father as imprest of the wardrobe or by assignment or other delivery in the time of the late and present kings, and to cause the demands made upon the son by summons of the exchequer by pretext of his father's debts and of the aforesaid payments to be examined, and to cause the son to have allowance for the expenses aforesaid; and they have signified to the king that the son sought to be admitted, by virtue of the above order, to account before them for the victuals and money received by his father for the custody of the said town, and for his father's expenses for himself, his knights, esquires, and other men-at-arms in going from York to Berwick, staying there, keeping house there, and in paying divers wages to the men staying in Berwick for its defence, and in returning thence with certain of the aforesaid knights to the king at Northampton, and for the money received at Clipston by imprest of the wardrobe for the expenses of his father, the knights and other men-at-arms going with him from Clipston to Bernard's Castle to make rescue of the lady de Clifford, then captured by John le Irreis, and for the expenses in returning thence with the said knights and men-at-arms to the king at Clipston, and for the money received and expended by his father for the making of certain barriers (*barrearum*) at Kenyngton, and for his father's expenses in going as the king's envoy from Clipston to Thomas, late earl of Lancaster, then at Wygan Underwode, in staying there, and in returning thence to the king, and that they have deferred receiving the son's account for the expenses aforesaid because he did not shew the king's letters of warrant therefor before them; wherefore the said William the son has besought the king to signify his will in this behalf to the treasurer and barons: as it appears truly to the king that the said William the father set out with knights, squires, and other men-at-arms of the king's household from York, in the 8th year of his reign, to Berwick, and there stayed for the defence of the town, holding house for the said men in going thither and in staying there, and paying them their usual wages in the king's household during that time by the king's orders, and that he afterwards returned to the king at Northampton with certain of the said knights and men, and that he set out from Clipston, in the 9th year of the king's reign, with knights and men-at-arms of the king's household to Bernard's Castle to make rescue of

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*Membrane 16—cont.*

the said lady de Clifford, and there retained knights and other men-at-arms at the king's charge in this behalf, and that he returned thence to the king at Clipston with the said knights and men-at-arms, having made the rescue aforesaid, and that he caused certain barriers to be made at Kenyngton by the king's order, in the second year of his reign, and that he went from Clipston, in the eighth year of the reign, as the king's envoy with three esquires and one clerk to Thomas, late earl of Lancaster, then staying at Wygan Underwode, and that the said William the father had no letters of warrant for the premises from the king, the king orders the treasurer and barons to take information from the men who were with William the father in the garrison and in the journeys aforesaid concerning the number of knights, squires, and other men-at-arms that he had in the king's services aforesaid, and to have consideration to the service that he rendered to the king in the said places and to the costs that it was necessary for him to expend about the premises, as the quality of the times and places then required, and to cause William his son to have allowance for all such costs, expenses, and wages in his own debts and in his father's debts to the exchequer, notwithstanding that the son has not in his possession any letters of precept of the king whereby his father did the premises. By K.

Dec. 12.  
The Tower.

To Philip de Hardeshull, keeper of the forfeited lands in co. Buckingham. Whereas the king learns by inquisition taken in the keeper's presence by John de Chetewode and John de Burdon that Henry de Greynesby demised a messuage, a toft, 12 acres of land, and 5 acres of meadow in Preston to Robert de Tyryngton for life, at Michaelmas, 31st Edward I., and that Robert afterwards demised the premises, at Michaelmas, 32 Edward I., to William Tochet for the term of Robert's life, and that Henry did not remit the premises to Robert in his seisin and did not make any estate to any one else afterwards, and that Robert is dead, and that the premises were taken into the king's hands with other lands of the said William by reason of his forfeiture, and that they are thus still in the king's hands; and it is found by the record and process of a plea in the late king's court between Henry and William concerning the premises that Robert granted them to William for the term of Robert's life only, and that William claimed no other estate therein; and it is also found by certificates of the treasurer and chamberlains and of the abbot of Topholme, who have searched the charters and muniments in their custody that belonged to William touching the premises by the king's order, that they found nothing amongst them touching the said matter; and Henry has found the king security to answer to him for the issues of the tenements if it should be found hereafter that the tenements ought to pertain to the king: the king therefore orders the keeper to deliver the tenements to Henry.

*Memorandum*, that Geoffrey son of John de Grymesby and John son of Richard de Bristoll of co. Lincoln, have mainperned for Henry to answer to the king for the issues of the tenements aforesaid.

To the keeper of the Forest of Dene, or to him who supplies his place there. Order to permit the men of the king's demesne of Redleg' to have their estovers of dead and dry wood in the forest aforesaid, as they have been wont to have, and to desist from hindering them receiving the same, as it appears by inspection of the rolls of the chancery of Henry III. that—upon its being found by inquisition taken by Robert Walerant and Nicholas de Haulowe that the men of the said demesne were always wont to have their estovers of dead and dry wood, and their swine quit of pannage, and their beasts quit of herbage in the said forest until the last eyre of Robert Passelewe, the said king's justice for pleas of the said forest, and that Robert in the eyre aforesaid took the estovers into the said king's hands because



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*Membrane 16—cont.*

the men had no warrant from the king, so that they never had the estovers afterwards except by payment (*pro suo dando*),—the said king, for a fine that the men made with him, rendered to them the estovers aforesaid, to have as they were wont to have before the eyre aforesaid, and ordered the constable of St. Briavels to permit the men to have the estovers in the forest aforesaid, and it is now shewn to the king on the said men's behalf that the keeper of the forest now hinders them having the estovers, although they have hitherto had the estovers from the time of the render of the same to them by Henry III.

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Jan. 3.  
Haughley.

To the sheriff of Essex. Order to supersede entirely the exaction in his county [court] of Robert de Revesale, Robert Darre, John Knevet, and Richard de Revesale of Sudbury, who are put in exigent to be outlawed because they did not come before John de Butetourte, John de Mutford, and John de Bousser, justices lately appointed to hear and determine certain trespasses committed by the aforesaid men and others in that county upon Hugh le Despenser, the younger, as the king wills for certain reasons that no further proceedings shall be taken against the said men in this matter.

By K.

*MEMBRANE 15.*

Jan. 13. To Thomas de Hyndryngham and John Claver, keepers of the bishopric of Norwich, void and in the king's hands. Order to pay 200*l.* out of the issues of their bailiwick to Thomas, earl of Norfolk, marshal of England, the king's brother, of the king's gift.

By K.

Jan. 14. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle with the manor of Haversham, co. Buckingham, certain lands in Hardemed, in the same county, and a moiety of the manor of Compton Chamberlayn, co. Wilts, and to restore the issues thereof to Matilda, late the wife of John de Olneye, as the king learns by inquisition taken by the escheator that John and Matilda held the said manor of Haversham and the lands in Hardemed jointly on the day of John's death by fine levied before the justices of the Bench by the king's licence, and a moiety of the manor of Compton Chamberlayn by fine levied in the same court, and that the manor [of Haversham] is held of the king in chief as of the honour of Peverel by the service of a knight's fee of the little fee of Mortain, and that the land in Hardemed is held of Richard de Wyndesore by knight service, and that the moiety of the said manor is held of John Grymstede by knight service, and John de Olneye, son of the said John, is his heir and is aged 17 years.

Jan. 22. To Matthew Broun, escheator in cos. Northampton, Lincoln, and Rutland. Order to cause Edmund de Eylesford, son and heir of Gerard de Eylesford, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [7292.]

The like to John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales.

Jan. 18. To the sheriff of Northumberland. Order to supersede entirely the demand made for cornage for the king's use in the lands of Robert de Humframvyll, late earl of Angus, tenant in chief, which are in the king's hands by reason of the minority of his heir, so long as the lands are in the king's hands.

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*Membrane 15—cont.*Jan. 24.  
Norwich.

To the sheriff of Norfolk. Order to supersede until Midsummer next the demand made by summons of the exchequer upon Burga, late the wife of William de Vaus, for 100*l.* due to the exchequer for the arrears of William's account for the time when he was keeper of the honour of Knaresburgh castle and of Holdernesse, also for 22*l.*, which are exacted from her for the arms of the said castle. By K.

Jan. 24.  
Norwich.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Whereas the king learns by inquisition taken by the escheator that John de Segrave, the elder, and Christiana his wife held jointly on the day of their death certain lands in Alspath, co. Warwick, of the gift and feoffment of Richard de Kyniton, and a mill with a pond and fishponds of Hornpol and Nespole of the gift of Gerard de Alspath and Matilda his wife, and certain lands in Stretton-on-Donnesmore, in the same county, of the gift of Adam son of William de Grendon, and 9*s.* of rent in Stretton, in the same county, of the gift of William de Duston, and certain lands in Repyndon, Tykenhale, and Flekenhowe, in the said counties of Warwick and Derby, of the gift of Edmund, earl of Arundel, and that the lands aforesaid are not held of the king: the king therefore orders the escheator not to intermeddle further with the premises, which he has taken into the king's hands by reason of John's death, and to restore the issues thereof to Christiana.

Jan. 24.  
Norwich.

To John de Hampton, escheator in cos. Gloucester, Worcester, Hereford, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the manor of Stottesdon, and to restore the issues thereof to Christiana, late the wife of John de Segrave, as the king learns by inquisition taken by the escheator that Hugh de Plescy, grandfather of Hugh de Plescy, granted the manor, in the time of Henry III., to the said John de Segrave and Christiana in free marriage, to have to them and the heirs of their bodies, and that Christiana continued her seisin thereof jointly with John until the time of his death, and that the manor is held of the king in chief by the service of a knight's fee.

Jan. 25.  
Norwich.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas the king has assigned to Christiana, late the wife of John de Segrave, the elder, tenant in chief, the following of his lands as her dower: the manor of Coldoverton, co. Leicester, of the yearly value of 36*l.* 4*s.* 0½*d.*; the manor of Chaucombe, co. Northampton, of the yearly value of 53*l.* 2*s.* 0½*d.*; the manor of Fenstanton, with the members of Hilton and Wisbeche, co. Huntingdon, of the yearly value of 106*l.* 18*s.* 4*d.*; and 28*s.* 10¼*d.* of rent from the free tenants in Alspathe, co. Derby (*sic*): the king orders the escheator to deliver to her the said manor of Fenstanton, with its members aforesaid. By C.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Like order to deliver to the aforesaid Christiana the said manor of Coldoverton, co. Leicester, and the said rent in Alspathe, co. Warwick.

To Matthew Broun, escheator in cos. Northampton, Lincoln, and Rutland. Like order to deliver to the aforesaid Christiana the manor of Chaucombe, co. Northampton.

Feb. 8.  
Gaywood.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Christiana the advowson of the churches of Keggeworth, co. Leicester, of the yearly value of 20*l.*; the advowson of the church of Cold Overton, in the same county, of the yearly value of 16 marks; and the advowson of the church of Bonington, co. Nottingham, of the yearly value of 16 marks, which the king has assigned to her as her dower of the aforesaid John's advowsons.



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*Membrane 15—cont.*Jan. 24.  
Norwich.

To the sheriff of Kent. The men and tenants of the abbot of St. Augustine's Canterbury of his manors of Menstre in the Isle of Thanet, Chistelet, S[t]urreye, Lutelburn, Northburn, Lenham, and Plumsted have shewn by their petition before the king and his council that whereas the 'borghesalder' and four men of each tithing (*borgha*) of those manors brought with them, at the time when they came to the sheriff's tourns in that county to present those things that pertain to the view of frankpledge, a certain rent called 'the sheriff's tourn,' and that although it was considered, in a plea lately moved in the king's court before the king, between the abbot and John Malemeyns of Hoo, then sheriff of that county, by pretext of certain charters made to the abbot by the king and his progenitors, that the abbot and his successors should have for ever the view of frankpledge and what pertains to such view in the aforesaid manors, whereby presentations and other things that pertain to such view in the same manor[s] ought to be made in the abbot's court of the manors aforesaid, and not elsewhere, the sheriff nevertheless distrains the said men and tenants because all the borghesalders (*borghesaldri*) with four men of each tithing did not come to his tourns after the consideration aforesaid, although they have sent the aforesaid rent to him by a man from the time of the consideration until now, and they have prayed the king for a remedy; as it appears by the record and process of the said plea, and by a certificate made into chancery by the sheriff, which the king afterwards caused to come before him and his council, that the abbot ought to have the view aforesaid and those things that pertain to the view in the said manors, the king orders the sheriff to supersede entirely his distresses of the men and tenants to come to his tourns by the borghesalders and four men of each tourn to bring the aforesaid rent, and to release to them the distresses made in this behalf; provided that the rent be paid to the king in full at the tourns by one man.

By pet. of C.

Jan. 19.  
Norwich.

Richard son of Andrew le Kyng of Waterbeche, who is imprisoned in Cambridge castle for the death of John son of Andrew le Kyng, has letters to the sheriff of Cambridge to bail him until the first assize.

Feb. 2.  
Walsingham.

To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Hertford, and Essex. Order to cause dower to be assigned to Margaret, late the wife of William de Redham, tenant by knight service of the heir of Geoffrey de Say, tenant in chief, a minor in the king's wardship.

Jan. 30.  
Norwich.

To the sheriff of Norfolk. Order to take into the king's hands the manor of Swafham Market, in that county, and to cause it to be kept safely until further orders, as the king wills, for certain causes, that the manor shall be taken into his hands.

By K.

Feb. 4.  
Walsingham.

To the same. Order to cause the king's house called 'Shirehous,' in the city of Norwich, which is of the fee of Norwich castle, to be repaired immediately upon sight of the presents, as the king wills that the justices, inquisitors, and other ministers of him and his heirs appointed to take assizes, juries, certificates, and inquisitions, and to deliver gaols, shall sit and hold their sessions in the aforesaid house and not elsewhere in the city.

By K.

To Walter Faucun, bailiff of the honour of Eye. Order to restore to Robert de Weylaund two oxen in the bailiff's custody, if he find that they belong to Robert, taking security from him to answer to the king for the same in case they ought to pertain to the king, as Robert has shewn the king that although William Liricok was taken with the said oxen, which had been stolen by him, at the prosecution of William de Dale, Robert's reeve, from whose custody the oxen were stolen, and was detained in the

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*Membrane 15—cont.*

king's gaol at Eye in the bailiff's custody, and was afterwards addressed concerning the said felony before Simon de Hedersele and his fellows, justices to deliver the said gaol, when he put himself upon the country, and was afterwards remitted to prison by the justices for the default of the jurors, and afterwards escaped from the gaol, the said bailiff has nevertheless hitherto deferred delivering the oxen to Robert.

Feb. 12.  
Dereham.

To the treasurer and barons of the exchequer. Order to appoint some one in whom they have confidence, by letters of the exchequer, to survey the king's victuals and other necessities in Carlisle castle for the munition thereof, and to purvey victuals necessary for the munition thereof, in case the victuals now therein are insufficient, by the advice of Anthony de Lucy, constable of the castle, and to provision the castle therewith without delay.

By K.

Feb. 12.  
West Dereham.

To the sheriff of Norfolk. Order to cause the king's house called 'Shirehouse' in the city of Norwich, which is of the fee of Norwich castle, to be rebuilt immediately upon sight of the presents by the view and testimony of William Bateman of Norwich and John Flynt of Norwich, as the king wills that the justices, inquisitors, and other ministers of him and his heirs appointed to take assizes, juries, certificates, and inquisitions and to deliver gaols shall sit and hold their sessions in the said house and not elsewhere within the liberty of the city.

By K.

Feb. 13.  
Weeting.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Robert fuitz Wauter, son and heir of Robert son of Walter, the issues of his father's land from the time of his death until 12 February last, when the king took the son's homage for his father's lands and restored the same to him, as contained in another writ directed to the escheator, as the king has granted the son the issues aforesaid.

By K.

Feb. 13.  
Mildenhall.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Ralph Mallore, who is incapacitated by paralysis, weakness, and infirmity.

Feb. 12.  
Weeting.

To the treasurer and barons of the exchequer and the chamberlains. Whereas Edmund, earl of Arundel, has signified to the king that the king's castles in North Wales are insufficiently furnished with victuals and other necessities, and that 200 quarters of wheat and beans and 40 or 50 tuns of wine are needed for the munition of the castles, and that it is expedient that a granary shall be constructed in Kaernervan castle, and that the wall of the town of Kaernervan towards the castle on the west side shall be raised, and that the gate of the town on the west, which was burnt at another time, shall be repaired for the better keeping of the castle and town, the king orders the treasurer, barons and chamberlains to cause the castles and garnistures aforesaid to be surveyed by some men in whom they have confidence, and to cause the castles to be provided with victuals and other necessities to the quantity aforesaid, or more or less, according to the discretion of the treasurer, barons, and chamberlains, and to cause the said granary to be made, the wall raised, and the gate to be rebuilt.

By K.

Feb. 13.  
Mildenhall.

To the mayor and bailiffs of Bristol. Order to cause the ship called 'La James' of London, which they lately arrested in that port, to be released, and to be delivered to William Symound, the master thereof, to be brought to the king, as the king has enjoined upon him.

By K.

To the treasurer and barons of the exchequer. Order to cause the defaults in York castle to be surveyed by some one in whom they can confide, and to cause them to be repaired, unless great cost is required, in which case they are ordered to certify the king with all speed.

By K.



1326.

## MEMBRANE 14.

Feb. 8.  
Gaywood.

To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas in the partition of the lands that belonged to Aymer de Valencia, late earl of Pembroke, amongst his heirs made in chancery on 22 March last, the king assigned to David de Strabolgi, earl of Athole, and Joan his wife, kinswoman and co-heiress of the said Aymer, the following lands; the castle of Castelacre, co. Norfolk, of the yearly value of 26*l.* 12*s.* 8½*d.*; the manor of Styvekeye, in the same county, of the yearly value of 10*l.* 19*s.* 8*d.*; the manor of Possewyk, in the same county, of the yearly value of 18*s.* 7*s.* 10*d.*; the manor of West Lexham, in the same county, of the yearly value of 10*l.* 19*s.* 6*d.*; the manor of Holcham, in the same county, of the yearly value of 12*l.* 19*s.* 0*d.*; the castle and manor of Mitford, co. Northumberland, of the yearly value of 29*l.* 13*s.* 0*d.*; the manor of Pount Eland, with certain lands in Little Eland, in the same county, of the yearly value of 52*l.* 0*s.* 10¼*d.*; the manor of Geynesburgh, co. Lincoln, of the yearly value of 63*l.* 14*s.* 11*d.*; the manor of Kentwell, co. Suffolk, of the yearly value of 16*l.* 4*s.* 6*d.*; the manor of Westle, with the houses of St. Edmunds, of the yearly value of 14*l.* 8*s.* 10½*d.*; certain lands in Egarton, co. Kent, of the yearly value of 10*l.* 3*s.* 4½*d.*; certain lands in Dakenham, co. Essex, of the yearly value of 37*s.* 8*d.*; the manor of Bishop's Hatfield, co. Hertford, of the yearly value of 32*s.* 9*d.*; certain tenements in Holewell, in the same county, of the yearly value of 23*s.* 1*d.*; the manor of Bychindon, co. Buckingham, of the yearly value of 16*l.* 13*s.* 0½*d.*; and 4*l.* of yearly rent from the manor of Cherdesleye, co. Buckingham, which manor Peter Carbonel and Isabella his wife and John their son hold for term of life; 20*l.* of yearly rent in Beverley, Scorburch, Bosewyk, Fosseton, Naffreton, Louthorp, Albourn, Fyvele, Twenge, and Sixindale, co. York; and the said David and Joan did not sue their purparty aforesaid out of the king's hands because David had then gone to Gascony in the king's service, and the said Joan is now dead, and David has besought the king to render the purparty to him to be held by the courtesy of England by reason of the issue begotten between him and Joan, and the king, willing that David shall not incur damage by reason of the service aforesaid, has taken his homage for the lands held in chief assigned to the said purparty, and has rendered to him the purparty together with the issues thereof since the 22 March aforesaid, to be held by the courtesy of England, as is aforesaid; the king therefore orders the escheator to deliver to David the castle of Castelacre, the said manors of Styvekeye, Possewyk, Westlexham, Holkham, Kentwell, Westele, and Bishop's Hatfeld, and the said houses of St. Edmunds, and the lands in Dakenham and Holewell, together with the issues thereof from the 22 March aforesaid, saving the relief if any be due to the king in this behalf. By K.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Like order to deliver to the said David the aforesaid castle and manor of Mitford, co. Northumberland, the manor of Pount Eland and certain lands in Little Eland, in the same county, and the 20*l.* of rent in Beverley, Scorburch, and the other places above mentioned, in co. York. By K.

To William le Mareschal, bailiff of the honour of Walyngford. Like order to deliver to the said David the aforesaid manor of Bichindon.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order to deliver to the said David the aforesaid manor of Bichindon, co. Buckingham, and the said 4*l.* of rent from the manor of Cherdesleye, in the same county. By K.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Like order to deliver to the said David the said manor of Geynesburgh, co. Lincoln.



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*Membrane 14—cont.*

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Like order to deliver to the aforesaid David the said lands in Egartton, co. Kent.

Feb. 8.  
Gaywood.

To John Darcy 'le neveu,' justiciary of Ireland, or to him who supplies his place. Like order to deliver to the aforesaid David the castle and manor of Odogh in Ireland, of the yearly value of 33*l.* 14*s.* 7*d.*; a moiety of two parts of the manor of Fernes, of the yearly value of 30*l.* 8*s.* 8*d.*; and 6*l.* 1*s.* 9½*d.* of yearly rent from the hands of the burgesses of Edredim, and the issues thereof from the said 22 March, when they were assigned to David and Joan as is aforesaid.

By K.

To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Whereas in the partition of the lands that belonged to Aymer de Valencia, late earl of Pembroke, amongst his heirs made in chancery on 22 March last, the king assigned to David de Strabolgi, earl of Athole, and Joan his wife, kinswoman and co-heiress of the said earl, the following knights' fees: a quarter of a fee in Holcham and Swynesthorp, co. Norfolk, which quarter Richard Neel holds, of the yearly value of 25*s.*; a sixteenth of a fee in Holcham, in the same county, which sixteenth Ralph Hakoun holds, of the yearly value of 8*s.*; a twentieth of a fee in Beesthorp, in the same county, which part the prior of Wymundham holds, of the yearly value of 20*s.*; a quarter of a fee in Reppes, in the same county, which quarter Peter de Brampton holds, of the yearly value of 40*s.*; a quarter of a fee in Worstede, in the same county, which quarter William de Granar[io] holds, of the yearly value of 25*s.*; four fees in Kenet, Kentford, Banham, Heryngeswell, Hondon, and Twynham, co. Suffolk, which Thomas, earl of Norfolk and marshal of England, and his tenants hold, of the yearly value of 11*l.*; 5½ fees in Brunham, Harpele, Fulmereston, and Hakeford, in the same county, which Walter de Calthorp and his tenants hold, of the yearly value of 30*l.*; a quarter of a fee in Wynbotesham, in the same county, which Thomas de Ingaldesthorp holds, of the yearly value of 20*s.*; eight fees in Depeden, Barsham, Denevere, Dunham, Dirham, Fordham, Lirlyng, Melond, Fyncham, and Northbarsham, in the same county, which William de Waunsy, and his tenants hold, of the yearly value of 60*l.*; a quarter of a fee in Blonorton, in the same county, which quarter Petronilla de Brome holds, of the yearly value of 20*s.*; a quarter of a fee in the same town, which quarter William de Blonorton holds, of the yearly value of 20*s.*; a fee in Westcolvill and Carleton, in the same county, which Ed. de Colvyll holds, of the yearly value of 100*s.*; a quarter of a fee in Kylverston, in the same county, which the prior of Cokesford holds, of the yearly value of 20*s.*; 2¼ fees in Radewyntre, in the same county, which Martin le Chamberlayn and his tenants hold, of the yearly value of 8*l.*; a moiety of a fee in Preston, in the same county, which moiety the master of the Hospital holds, of the yearly value of 60*s.*; a quarter of a fee in Westcolvyll and Carleton, in the same county, which Roger de Wolterton holds, of the yearly value of 20*s.*; a quarter of a fee in Grymmeston, Congham, and Geyton, in the same county, which Robert de Reppes holds, of the yearly value of 20*s.*; a moiety of a fee in Gayst, Tymelthorp, Sperham, and Felthorp, in the same county, which moiety John de Gerberge holds, of the yearly value of 50*s.*; 2 fees in Ewysam, in the same county, and 2 fees in Bengham, in the same county, which the earl of Arundel holds, of the yearly value of 40*l.*; a quarter of a fee in Brokele, in the same county, which quarter John de Launeye holds, of the yearly value of 60*s.*; a fee in Camersfeld, co. Buckingham, which the prior of Bercherere and the heirs of William de Wynestr' hold, of the yearly value of 100*s.*; a moiety of a fee in Thewyng, co. Hertford, which moiety the prior of Bilmundell holds, of the yearly value of 50*s.*; five fees in co. Essex, which Osbert son



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*Membrane 14—cont.*

of Robert holds, of the yearly value of 25*l.*; and 6*s.* 8*d.* of rent that Robert de Eslyngton, Alexander de Preston, Adam de Doxeford, and the heirs of Gilbert de Essete render for the town of Framlyngton, co. Northumberland, to the ward of the castle of Mitford; and 6*d.* of yearly rent that Warin de Swethop renders for the town of Becheford, in the same county, to the ward of the said castle; and 6*d.* of rent that the prior of Extildesham renders for the town of Northmilburn, in the same county, to the ward of the said castle; and the said David and Joan did not sue their purparty aforesaid out of the king's hands because David had then gone to Gascony in the king's service, and Joan is now dead, and David has besought the king to render the purparty to him to be held by the courtesy of England by reason of the issue begotten between him and Joan, and the king, willing that David shall not incur damage by reason of the service aforesaid, has rendered the purparty to him to be held by the courtesy of England: the king therefore orders the escheator to deliver to David the aforesaid fees in his bailiwick, to be held by the courtesy of England, as is aforesaid.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order to deliver to the aforesaid David the said knight's fee in Camersfeld, co. Buckingham.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Like order to deliver to the aforesaid David the said 6*s.* 8*d.* of yearly rent for the town of Framlyngton, co. Northumberland, and the said 6*d.* of rent for the town of Becheford, in the same county, and the said 6*d.* of rent for the town of Northmilburn.

To the same. Whereas in the partition of the advowsons of abbeys, churches, and priories that belonged to the aforesaid Aymer between his heirs made in chancery on 22 March last, the king assigned to the aforesaid David and Joan the following: the advowson of the church of Fosseton, co. York, of the yearly value of 40*l.*; the advowson of the hospital of St. Leonard near Mitford, co. Northumberland, of the yearly value of 20*s.*; the advowson of the chapel of St. Cuthbert near the Causeway (*le Cauce*), in the same county, of the yearly value of 60*s.*; the advowson of a moiety of the church of Holcham, co. Norfolk, which moiety is of the yearly value of 20*l.*; the advowson of the church of Possewyk, in the same county, of the yearly value of 20*l.*; the advowson of the church of Styvekeye, in the same county, of the yearly value of 10*l.*; and the advowson of the church of Hinxhill, co. Kent, of the yearly value of 10*l.*; and David and Joan did not sue their purparty out of the king's hands, as is aforesaid, and Joan is dead, and David has besought the king to render to him the purparty for the reasons aforesaid, and the king has rendered to him the purparty, to be held as is aforesaid: the king therefore orders the escheator to deliver to David the advowsons of the said church of Fosseton, and of the said hospital and chapel in his bailiwick.

To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Like order to deliver to the aforesaid David the said advowsons of a moiety of the church of Holkham, co. Norfolk, of the church of Possewyk, in the same county, and of the church of Styvekeye, in the same county.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Like order to deliver to the aforesaid David the said advowson of the church of Hinxhill, co. Kent.

*MEMBRANE 13.*

Feb. 6. To Simon de Grymmesby, escheator in cos. York, Northumberland, Walsingham. Cumberland, and Westmoreland. Order not to intermeddle further with a

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*Membrane 13—cont.*

third of two parts of the manor of Burghle, which Lucy, late the wife of Richard de Babyngton, held in dower of Richard's inheritance, the escheator having taken the said third into the king's hands because Lucy died whilst the archbishopric was void and in the king's hands, as the king learns by inquisition taken by the escheator that the said third is held of the archbishop of York as of his manor of Ottele by homage and fealty and suit at his court of Ottele from three weeks to three weeks and by the service of a ninth of a moiety of a knight's fee, and that Hugh de Babyngton, son of the said Richard, is his next heir, and is aged 23 years and more.

Feb. 5.  
Walsingham.

To the treasurer and barons of the exchequer. Joan de Bohun, daughter and heiress of Alan Plukenet, the elder, has shewn the king that whereas Alan, in the 16th year of the late king's reign, when he was the late king's constable of Drosselan castle in Wales, received 518*l.* 13*s.* 4*d.* from the wardrobe as imprest by the hands of Richard Gudichoun and his fellows, merchants of Luca, and expended the money in repairing the castle aforesaid by the late king's order, and he accounted at the exchequer, in the 17th year of the late king's reign, for the money thus received, and the money was allowed to him in his account for the repairs of the castle, as may appear by his account in the exchequer, the treasurer and barons nevertheless exact the aforesaid sum from Joan as if her father had not expended it in repairing the castle and had not accounted at the exchequer therefor, and as if the money had not been allowed to him, because William de Luda, keeper of the late king's wardrobe, in the 16th year of the late king's reign, in his account of the wardrobe charged Alan with 518*l.* 13*s.* 4*d.* as received from the wardrobe as imprest for the works in Wales, which sum Alan asserted in his account that he had received only once from the aforesaid Richard and his fellows and not from any one else: the king therefore orders the treasurer and barons to view the accounts of the said William for the time when he was keeper of the wardrobe, and of the aforesaid Alan for the works of the said castle, and to search the rolls and other memoranda of the exchequer, and to discharge the said John of the above sum if they find that Alan received that sum only once, and that he accounted therefor, and that the money was allowed to him for the repairs of the said castle, notwithstanding that Alan did not charge himself with the said sum received by the hands of the said William as by the hands of the keeper of the wardrobe.

Feb. 10.  
Gaywood.

To John le Porter, late keeper of certain lands in co. Essex. Order to deliver to Ralph Giffard all the issues of his lands received by John whilst they were in the king's hands, the king having, on 9 February, in the 16th year of his reign, pardoned Ralph, at the request of Robert de Watevill, the suit of his peace and whatsoever pertained to him because Ralph was an adherent of the late rebels, and restored to him his lands, goods and chattels, as the king has now granted to Ralph the issues received from his lands from the time when they were taken into the king's hands.

By K.

Feb. 17.  
Barnwell.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John de Apurdele, who is insufficiently qualified.

Feb. 10.  
Gaywood.

To John Darcy, justiciary of Ireland, and Adam de Herewynton, supplying the place of the treasurer of the exchequer of Dublin. Order to cause the goods and chattels of Walter de Istlep, late treasurer of the exchequer aforesaid (whose lands, goods and chattels the king lately ordered them to cause to be taken into his hands), to be kept safely by the view and testimony of William de Hatfeld, Nicholas de Snyterby, Henry Badwe, and Thomas de Lynhale, vicar of the church of Swerdes, as the king wills that they shall be kept without diminution by the view and testimony of the said



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*Membrane 13—cont.*

men, so that they may be answered for in full to the king or to the said Walter at the king's order. If any of the goods have been eloigned, they are to cause them to be resumed into the king's hands and kept as above, and to supersede until further orders the levying of the debts due to Walter. The king wills that they shall cause Walter's servants to sow and cultivate his lands out of the goods aforesaid. By K.

The like to the sheriff of Oxford, to cause Walter's lands in that county to be kept by the view of Richard le Pouere, parson of the church of Otyndon, and John Roger.

The like to the sheriff of Middlesex, to cause the said Walter's lands in that county to be kept by the view of John de Towynton, chaplain, and William Balle.

Feb. 17.  
Barnwell.

To Richard Wynferthyng and Geoffrey de Blyburgh, canon of Torkeseye. Order to deliver to Robert de Watevill—to whom the king has granted for life the manor of Swafham Market, co. Norfolk, which was in the king's hands for certain causes—the oxen, cows, stock, growing corn and corn in the barns, and other goods and chattels found in the manor, together with any arrears of rent that are due, as the king has granted the same to him. By K.

The like to Richard de Crek.

Feb. 23.  
Kimbolton.  
(Kynebauton.)

To Robert Power, chamberlain of North Wales. Order to cause the walls of the castles in those parts and the houses therein to be repaired by the view and testimony of the justice of Wales, or of him who supplies his place. By K.

To the same. Order to pay to the prisoners from Scotland in Beaumaris castle the arrears of their wages from the time of his appointment as chamberlain, and to pay them the same wages hereafter until further orders. By K.

Feb. 25.  
Langton.

To the mayor and bailiffs of Southampton. Order to cause Arnold Calculi, who is setting out to expedite certain of the king's affairs, to have passage for himself, his men, horses, and equipments at the king's cost in that port, as they shall be directed by Arnold, any order of the king's to the contrary notwithstanding, making an indenture with him of the money expended upon the passage, for which the king will cause them to have allowance in their ferm of the town. By K.

The like to the bailiffs of Portesmouth. By K.

March 2.  
Leicester.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Bolton, deceased.

March 2.  
Leicester.

To the chamberlains of Chester. Order to cause the wall of Chester castle towards the garden, and the defects of the castle, and the gate and towers of Flynt castle, and the peel of Rothelan castle to be repaired, and to cause the said (*sic*) gate towards the water and the towers of Beston castle to be covered, and to cause the wells in the said castles and peel to be cleansed, and to cause the said wells and the houses of the manor of Shotwyk to be repaired, and to cause the houses to be covered, by the view and testimony of John de Pleymondestowe, clerk of the escheator in co. Chester, and of others whom Richard Damori, justice of Chester, shall appoint for this purpose. The king will cause the costs incurred up to 140*l.* to be allowed to him. By K.

March 3.  
Leicester.

Robert son of Peter de Hilderwell, imprisoned at Whitteby for the death of Hugh le Parcur of Aselby, has letters to bail him until the first assize.

To the treasurer and chamberlains. Whereas the king lately ordered the treasurer and barons of the exchequer to appoint some one to survey the

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*Membrane 13—cont.*

viactuals and other necessities in Carlisle castle, and to purvey other viactuals and necessities for the munition of the castle if those in the castle were insufficient, by the advice of Anthony de Lucy, constable of the castle; the king orders the treasurer and chamberlains to pay out of the treasury the money required to execute the premises. By K.

March 3.  
Leicester.

To the treasurer and barons of the exchequer. Whereas Edmund, earl of Arundel, justice of Wales, has signified to the king that the king's castles in North Wales are insufficiently furnished with viactuals and other necessities, and that 200 quarters of wheat and beans and 40 or 30 tuns of wine are needed for the munition thereof, and that it is expedient that a granary shall be constructed in Kaernervan castle, and that the wall of the town of Kaernervan towards the castle on the west side shall be raised, and that the gate on the west, which was burnt at another time, shall be repaired for the better keeping of the castle and town, the king orders the treasurer and barons to cause the castles and garnistures to be surveyed by some men in whom they have confidence, and to cause the castles to be provided with viactuals and other necessities to the quantity aforesaid, or more or less, according to their discretion, and to cause the said granary to be made, the wall raised, and the gate to be rebuilt, and to cause the premises to be done with all speed. The king has ordered the treasurer and the chamberlains to pay money out of the treasury according to the discretion of the treasurer and barons for providing the viactuals aforesaid and for executing the premises. By K.

Mandate in pursuance to the treasurer and chamberlains. By K.

To the treasurer and barons of the exchequer. Order to advise with John de Weston, constable of the Tower of London, and with others whom they shall see fit concerning the munition of the Tower, and to cause it to be sufficiently provided with viactuals and other necessities, and to deliver the viactuals to the keeper of the king's viactuals there, and to cause twenty armed footmen to be placed therein in addition to those who are there now, and to cause 4*d.* a day to be paid to each of the four men for his wages for so long as they are in garrison there, or until otherwise ordered. The king has ordered the treasurer and chamberlains to pay as much money as shall be needed from the treasury for providing the viactuals and for executing the premises and for the said wages. By K.

Mandate in pursuance to the treasurer and chamberlains.

To the treasurer and barons of the exchequer. Order to cause the walls, turrets, houses and enclosures of the Tower of London to be surveyed, and to cause the defects therein to be repaired according to their discretion by the view and advice of John de Weston, the constable, and of one other in whom they have confidence. The king has ordered the treasurer and chamberlains to deliver as much money as shall be required for repairing the defects aforesaid.

Mandate in pursuance to the treasurer and chamberlains. By K.

March 6.  
Leicester.

To Richard de Grey, constable of Nottingham castle. Order to receive from the sheriff of Leicester Simon son of William de Lyndrich of Leicester, John de Honecote of Leicester, William de Busseby of Leicester, and William de Ewynton and Robert his brother, prisoners, clerks convicted of divers felonies, and to cause them to be put in the deepest and most secure prison of the castle, and to cause them to be kept safely at his peril.

To the sheriff of Leicester. Order to cause the aforesaid prisoners to be conducted to the said castle and delivered to the constable. By K.

March 8.  
Leicester.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Robert le Botiller, deceased.



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*Membrane 13—cont.*Feb. 20.  
Barnwell.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William Loveday, whom the king has amoved from office because he has no lands in fee in that county and he is incapacitated by infirmity, as the king learned by trustworthy testimony.

March 5.  
Leicester.

To Margaret, lady de Mortuo Mari of Wygemor. Order to cause the houses within the castle of Radenore, which she holds for life and which reverts to the king after her death, to be repaired without delay, as the king is given to understand that the houses need repair.

March 4.  
Leicester.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to restore to Isabella, late the wife of John de Vescy, all her lands, goods and chattels, which he has lately taken into the king's hands, together with the issues thereof received by him.

By K.

## MEMBRANE 12.

March 2.  
Leicester.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manor of Erdburgh and Somerdeby, and with 6 virgates of land and 16s. of rent in Somerdeby, and to restore the issues hereof to Thomas son of Roger Beler, as the king learns by inquisition taken by the escheator that the said Roger held for life the premises on the day of his death of the grant of Simon de Shepeye, with remainder to the said Thomas and the heirs of his body, and that the premises are not held of the king.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with the manor of Brampton, co. Northampton, and to restore the issues thereof to the aforesaid Thomas, as the king learns by inquisition taken by the escheator that the said Roger Beler held the manor for life on the day of his death of the gift of William Danet, with remainder to the said Thomas and to Margaret his wife, and to the heirs of their bodies, and that the manor is not held of the king.

March 5.  
Leicester.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to Margaret, late the wife of Ralph de Frechevill, a third of the manor of Cruch, which is held of the king in chief, and which Roger Beler acquired to him and his heirs from Ralph after the marriage celebrated between Ralph and Margaret, and which is in the king's hands by reason of the minority of Roger, son and heir of the said Roger, and is of the yearly value of 15*l.* 1*s.* 10*d.*, as the king has assigned the said third to Margaret in dower.

Feb. 27.  
Leicester.

To the same. Order not to intermeddle further with the manor of Kirkeby-on-Wrethek, co. Leicester, and with a messuage and a carucate of land in Grymeston, in the same county, and with a plot of land in Abketelby, in the same county, and to restore the issues thereof to Alice, late the wife of Roger Belers, as the king learns by inquisition taken by the escheator that Roger and Alice held jointly on the day of Roger's death the said manor with rents and services in Olewell and Little Dalby, in the same county, of the grant of the keeper of the chapel of St. Peter, Kirkeby, made to Roger and Alice and the heirs of their bodies by fine levied in the king's court, and the said messuage and land of the gift of Robert son of William de Dalby of Leicester made to Roger and Alice and Roger's heirs by fine levied in the king's court, and a plot of land in Abkettelby, whereon a windmill is situated, of the grant of Richard Rypyn in the town of Abke[telby], made to Roger and Alice and Roger's heirs, and that the manor, messuage, land, and plot are held of others than of the king.

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*Membrane 12—cont.*March 5.  
Leicester.

To the same. Whereas the king has assigned to Alice, late the wife of Roger Beler, tenant in chief, the following of his lands in dower: two parts of the manor of Cruche, co. Derby, of the yearly value of 10*l.* 1*s.* 2½*d.*; the bailiwick and stewardship of the town of Stapelford and certain lands in Wymondham and Thorp, in the same county, of the yearly value of 4*l.* 2*s.* 3*d.*; the manor of Stretton, co. Rutland, of the yearly value of 19*l.* 4*s.* 5*d.*; on condition that she pay 2*s.* 0¾*d.* yearly to the exchequer, by the hands of the escheator in co. Leicester, during the minority of Roger's heir, and to the heir after he come of age, being the excess in value over her dower: the king orders the escheator to deliver to Alice the said two parts, the bailiwick, stewardship, and lands in his bailiwick.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to deliver to the said Alice the aforesaid manor of Stretton.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Alice the following of the said Roger's knight's fees, which the king has assigned to her in dower: two fees in Anesleye, co. Nottingham, which John de Anesleye holds, of the yearly value of 20*l.*; a moiety of a fee in Dethek, Shukthorn, Tannesleye, and Lee, which Geoffrey de Dethek, Peter de Wakebrugg, and other tenants hold in those towns, of the yearly value of 6*l.* 13*s.* 4*d.*

*Vacated, because otherwise below.*

March 4.  
Leicester.

To the same. Order not to intermeddle further with the manor of Lynesthorp, co. Leicester, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger Beler and Alice his wife and Roger, their son, held the manor jointly on the day of Roger's death of the grant of the abbot and convent of Vaudey for the term of their lives, rendering therefor yearly after the end of twelve years from Michaelmas, in the 14th year of the king's reign, 4 marks to the abbot and convent, and that the manor is not held of the king in chief: saving to the king any right that may accrue to him by reason of the minority of Roger, son and heir of the said Roger, a minor in the king's wardship.

March 6.  
Leicester.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manor of Dalby Chaucombe, 12*l.* 2*s.* 6*d.* of rent from divers tenants in Wheston, 4*l.* 11*s.* 1½*d.* of rent from the free tenants of Oleby, 77*s.* 10*d.* of yearly rent from divers tenants in Melton Mowbray, certain lands in Assheburn Underwode and Hokenaston, and 7*l.* 17*s.* 4½*d.* of yearly rent in Thurlaston, and to restore the issues thereof to Alesia, late the wife of Stephen de Segrave, as the king learns by inquisition taken by the escheator that the said Stephen and Alesia held the premises jointly on the day of Stephen's death of the gift of John de Segrave, the elder, to them and the heirs of their bodies, and that the manor, lands, and rents are held of other lords than the king by divers services.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and the adjoining marches of Wales. Order not to intermeddle further with the manor of Northpidele, co. Worcester, and to deliver the issues thereof to the aforesaid Alesia, as the king learns by inquisition taken by the escheator that Stephen and Alesia held the manor jointly of the gift of John de Segrave, to them and the heirs of their bodies, and that it is not held of the king.

To Richard le Wayte, escheator in cos. Wilts. Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Westhacch, co. Wilts, and to deliver the issues thereof to the aforesaid Alesia, as the king learns by inquisition taken by the escheator



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*Membrane 12—cont.*

that Stephen and Alesia held the manor jointly of the gift of John de Segrave, Stephen's father, to them and the heirs of Stephen, and that the manor is held of the abbess of Shaftebury by the service of rendering 9 marks to her yearly for all service.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Whereas the king has assigned to Alesia, late the wife of Stephen de Segrave, tenant in chief, the following of Stephen's lands as her dower: the manor of Diseworth, co. Leicester, of the yearly value of 58*l.* 3*s.* 1¼*d.*; the manor of Calwedon, co. Warwick, of the yearly value of 19*l.* 19*s.* 11*d.*; the manor of Alkemundebury, co. Huntingdon, of the yearly value of 59*l.* 9*s.* 9*d.*; on condition that she pay to the exchequer 24*s.* 9½*d.*, the excess in value of her dower, during the heir's minority, and to the heir after he come of age: the king orders the escheator to deliver to Alesia the said manors of Diseworth and Calwedon.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Like order to deliver to the said Alesia the said manor of Alkemundebury, co. Huntingdon.

To John de Bolingbroke, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Alesia the advowson of the church of Segrave, co. Leicester, of the yearly value of 20 marks; the advowson of the church of Houeby, in the same county, of the yearly value of 24 marks; which the king has assigned to her as her dower of Stephen's advowsons of churches.

March 6.  
Leicester.

To the treasurer and barons of the exchequer. Order to cause the castle of Rokyngham to be surveyed by some one in whom they have confidence, and to cause it to be provided with necessary victuals, garnistures, and arms by the view and testimony of John de Morteyn, keeper of the manor, as they shall see fit in their discretion. The king has ordered the treasurer and chamberlains to pay what money is needed for the above purposes out of the treasury.

By K.

Mandate in pursuance to the treasurer and chamberlains.

Feb. 12.  
Gaywood.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to deliver to Hugh le Despenser, the younger—to whom the king has committed the lands of the inheritance of the heir of John de Hastynges, with the knights' fees and advowsons of churches, during the heir's minority—a moiety of the manor of Wrydelyngton, co. Suffolk, and the issues thereof, saving to Egelina, late the wife of Robert de Scales, her dower thereof, and not to intermeddle further with the lands that Robert held of other lords, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held on the day of his death divers lands in Middelton and Fouldon, in the escheator's bailiwick, of the king as of the honour of Boulogne by knight service, and that he did not hold any other lands of the king in chief as of the crown, by reason whereof the custody of his lands ought to pertain to the king, but that he held on the said day a moiety of the aforesaid manor of Wrydelyngton of the heir of John de Hastynges, a minor in the king's wardship, by knight service, and that Robert de Scales, son of the said Robert, is his next heir, and is aged 13 years.

To Robert de Bikkemore, escheator in co. ———. [*Incomplete.*]

*MEMBRANE 11.*

March 6.  
Leicester.

To Edmund de Assheby, bailiff of the king's town and mills of Grantham. Order to deliver to the friars of the order of the Minors of Grantham the

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*Membrane 11—cont.*

arrears of 32½ quarters of malt yearly from the time when the town and mill came to the king's hands, and to deliver to them that quantity of malt yearly from the mills for so long as the town and mills are in the king's hands and Edmund's custody, as John de Warennia, late earl of Surrey, lord of that town, granted the malt aforesaid to the friars by his deed, to be received during the pleasure of himself and heirs from the mills aforesaid, and John de Warennia, now earl of Surrey, kinsman and heir of the aforesaid earl, afterwards lord of that town, ratified and confirmed the above grant, and the king, on 22 December, in the 11th year of his reign, confirmed the grant and confirmation, granting that, if the mills came to his hands, the friars should receive the aforesaid alms from the mills yearly at the pleasure of the king and his heirs, and the town and mill have come to the king's hands after the death of Aymer de Valencia, late earl of Pembroke, who held them of the king under certain conditions, and they are now in the king's hands, and the friars have prayed the king to cause them to have the aforesaid alms.

By K.

Feb. 20.  
Barnwell.

To Thomas Deyvill, keeper of the castle and honour of Pontefract. Order not to intermeddle further with a moiety of the manor of Polyngton, and to restore the issues thereof to Sibyl, late the wife of John de Metham, as the king learns by inquisition taken in the keeper's presence by William de Herle and John de Denum that the said John de Metham and Sibyl were jointly enfeoffed of the said moiety by Thomas de Metham, father of the said John, who granted it to them by charter in the 26th year of the late king's reign, to have to them and the heirs of their bodies, and that Sibyl continued her seisin thereof by virtue of the said feoffment jointly with the said John from the time of the feoffment until John's death, and after his death until the said keeper took the moiety into the king's hands because Thomas de Metham, son of the aforesaid Sibyl, was outlawed in co. Nottingham, and that the moiety is in the king's hands for this and for no other reason, and that Sibyl made no estate thereof to her son, and that the moiety is held of the king and other lords by divers services.

By pet. of C. [3013.]

March 1.  
Leicester.

To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order to cause dower to be assigned to Juliana, late the wife of John Paynel, tenant in chief, as she has taken oath not to marry without the king's licence.

March 4.  
Leicester.

To the treasurer and barons of the exchequer. Whereas the king, learning on behalf of Edward, earl of Chester, his son, that the earl has, and ought to have, by reason of his lordship of that county, the custody of all the temporalities of the bishopric of Coventry and Lichfield within that county, and the issues thereof during the time of voidance, just as the king ought to have the custody of the temporalities of the bishopric elsewhere within the realm during voidance, and although the earl in the last voidance of the bishopric, after the death of Walter de Langeton, late bishop of that place, seized into his hands the temporalities of the bishopric in that county in name of wardship after the bishop's death, and continued [his possession] until the king restored the temporalities of the bishopric elsewhere in the realm to Roger, the present bishop, and ordered the earl to cause the temporalities of the bishopric within that county to be delivered to the bishop, the treasurer and barons nevertheless exacted for the king's use the issues of the temporalities of the bishopric within that county for the voidance aforesaid, and charged Master John Walewayn, who was keeper of the bishopric during the voidance, with the said issues, the king ordered them to search the rolls and memoranda of the exchequer and to ascertain what was the usage concerning the custody of the temporalities of the bishopric in that county during voidance, and to certify the king of what they found,



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*Membrane 11—cont.*

and they have signified to the king that they have searched the rolls and memoranda of the exchequer for the time of kings Richard, John, Henry, and Edward, and that they found no account of the issues of the temporalities of the bishopric of Chester of the time of Richard and John, but that in the time of king Henry two accounts were rendered of the issues of the temporalities of the bishopric in cos. Warwick, Salop, Stafford, and Derby, in which accounts no mention is made of the issues of the bishopric within the county of Chester, and in the time of king Edward, the king's father, an account of the issues of the bishopric was rendered for part of the 24th year of his reign after the death of Roger, late bishop of that place, by Hugh de Busseye, then escheator in co. Chester, in which year the county was in the late king's hands and in the custody of Reginald de Grey, then justice in that county: the king, not wishing to wrong the earl or to charge Master John unduly, orders the treasurer and barons not to distrain John for the issues of the temporalities of the bishopric aforesaid within the county of Chester during the time of the last voidance or to render his account thereof at the exchequer, and not to aggrieve him in any way in this behalf.

- March 15. To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to cause Simon de Walton, son and heir of William de Walton, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [7337.]  
Freeford.
- March 17. To the citizens of Carlisle. Order to cause the walls of the city to be repaired as quickly as possible, out of the 160*l.* that they owed to the exchequer for the ferm of the city for the 17th and 18th year of the king's reign, as the king pardoned them that sum under the condition that they should cause the said walls to be repaired as speedily as possible, but they have hitherto done nothing in the matter.  
Lichfield.
- March 19. To John de Stonore and John de Denum. Whereas the king has appointed them his justices to make inquisitions concerning assemblies and illicit alliances and confederacies made by certain malefactors in co. Stafford, and to do certain other things there, and to hear and determine the same, and many who have been indicted and addressed before them for such offences and for carrying arms against the king's peace have confessed, and have placed themselves on the king's grace concerning the same, as the king is informed by the said John and John: the king orders the said John and John to appoint those who have thus confessed by mainprize to be before the king and his council on Monday after the octaves of Holy Trinity, to hear the king's will and to do and receive what shall be ordained by his council, and not to molest them meanwhile by reason of the premises, certifying the king at that day of the names of those who have thus placed themselves upon his grace. The king wills that they shall proceed as shall seem fit to them against others who are indicted, or are to be indicted, of the premises. [*Parl. Writs.*]  
Lichfield.
- March 28. The like to John de Ispanes, sheriff of Stafford, '*mutatis mutandis.*'  
Kenilworth. [*Ibid.*] By K.
- March 17. To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the manor of Tunge, co. Salop, and to deliver the issues to Matilda, late the wife of Fulk de Penbrugg, as the king learns by inquisition taken by the escheator that Fulk and Matilda held the manor jointly on the day of Fulk's death of the gift and feoffment of Henry de Bermyncham, to have to them and the heirs male of their bodies, by  
Lichfield.

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*Membrane 11—cont.*

fine levied in the king's court, and that the manor is held of William la Zousch of Assheby la Zouch as a member of the manor of Assheby by the service of one knight's fee.

March 14.  
Tamworth.

To Henry Tilly, William Dengayne, and William Mowyn. Whereas the king has appointed them to keep his peace and the statute of Winchester in co. Warwick, and to make inquisitions concerning felons, felonies, trespassers and trespasses there, and to take and cause to be imprisoned all whom they shall find guilty thereof, to be kept in prison until they shall be delivered according to law and custom, and the king now understands that although many men of that county have been many times summoned at days prefixed by the said keepers, and have been placed in panels, they have not hitherto appeared on the said days to make recognition concerning the premises: the king therefore orders the keepers to cause knights and other men of that county by whom the truth may be best known to put on inquisitions concerning the premises, and to cause all those who are contrary in the matter to be amerced, and to cause the amercements to be enrolled.

By K.

March 19.  
Kenilworth.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the lands of Hugh Mustel, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Hugh held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

March 25.  
Kenilworth.

To John de Denum, constable of Horestone castle. Order to cause the gates, bridge, and chamber covered with lead, and other houses in the castle to be repaired, expending up to 20 marks.

By K.

March 25.  
Kenilworth.

To the constable of Oxford castle. Order to release Robert Bernard from prison in that castle, wherein he is imprisoned because he is charged with adhering to the rebels, as Edmund Bacun has mainperned before the king to have the said Robert to answer to the king upon reasonable summons.

By p.s. [7343.]

March 25.  
Kenilworth.

To Henry de Perci and his fellows, appointed to keep in Northumberland the truce between the king and the Scots. Order not to grant to the Scots or to their adherents letters of conduct to enter this realm, except according to the form of the truce, as the king is given to understand that Henry has granted and is granting letters of conduct to the Scots and their adherents to enter the realm when they wish, whence much damage and peril may result to the king and his realm. The king will regard as of no value such letters of conduct as are not granted according to the form of the truce.

By K.

[*Fœdera.*]

The like to Anthony de Lusey and his fellows, appointed to keep the truce in cos. Westmoreland and Cumberland.

By K.

[*Ibid.*]

*Membrane 11—Schedule.*

*Process had before the king's council in chancery, in the octaves of Hilary, 19 Edward II.*

*Memorandum*, that the king sent his writ, dated at South Elmham, 14 January, to the sheriff of Norfolk and Suffolk ordering him to summon the men of Little Yarmouth and Gorleston to appear before the king and his council at Norwich on Wednesday after the octaves of St. Hilary next, to shew their reasons why certain liberties claimed by the burgesses of



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*Membrane 11—Schedule—cont.*

Great Yarmouth shall not be allowed to them, the burgesses of Great Yarmouth, to whom the king has given the above day, asserting that they are hindered by the men of Little Yarmouth and Gorleston from using and enjoying divers liberties granted by the charters of the king's progenitors, which the king has confirmed, and the men of Little Yarmouth and Gorleston have prayed the king to hear their reasons before causing the liberties aforesaid to be allowed to the burgesses. By p.s.

At which day the sheriff testifies that the men of Little Yarmouth and Gorleston were summoned, to wit by Geoffrey de Corton and William Man. And the burgesses and the said men came into chancery before Master Robert de Baldok, archdeacon of Middlesex, the chancellor, and Geoffrey le Scrop, chief justice, and others of the king's subjects sitting with them at Norwich, and the burgesses, for themselves and the community of Great Yarmouth, make plaint that they are impeded (*impetiti*) by the men of Little Yarmouth and Gorleston in the liberties granted to them by the charters of the king's progenitors. They say that king John granted the borough of Great Yarmouth to the burgesses at fee-ferm, willing that it should be a free borough for ever, rendering therefor to the king 55*l.* yearly; and afterwards Henry III., on 25 March, in the 40th year of his reign, granted to the said burgesses that all merchandise, both of fish and of other things, coming to the port of Yarmouth found in or out of ships shall be sold and bought by the hands of the merchants bringing such merchandise without impediment from any one, so that there shall not be hereafter brokers (*abroccatores*) in that town by whom the sellers or buyers shall be impeded in making their sales or purchases freely to the detriment of the town; and Edward I., on 22 July, in the 34th year of his reign, granted to the burgesses and their successors, because the town was his free borough and was situated by his progenitors on his port, by reason of the profit arising from the same port to be received for the improvement of the town, that all merchandise, whether of fish or of other things, brought within his said port in ships or boats or in any other manner for the purpose of trade shall be discharged at Great Yarmouth and not elsewhere within the same port, and shall be exposed for sale by the hands of those bringing the same thither and wishing to sell the same, or by the hands of their servants, and shall be sold and bought there freely, without forestalment or brokerage (*abroccamento*), or any other impediment, so that no forestaller, broker, or other person whatsoever shall meet the said merchants coming towards the town with fish or other merchandise and things for sale in order to buy any of the same or to make forestalment or brokerage thereof within or without the said town, under pain of forfeiture of the thing bought, whereby the said burgesses or other merchants bringing such merchandise thither shall be impeded in any way in their buying and selling at the same town, to the detriment of the town. And they proffer the charters of Henry III. and Edward I., confirmed by the present king, that testify the premises, the tenors whereof are given below. And they say that the men of Little Yarmouth and Gorleston have attracted and daily endeavour to attract by forestalment and brokerage ships laden with fish and other things, and cause them to discharge at those towns and their wares to be there exposed for sale, and that they have not yet desisted from doing so, contrary to the charters and confirmation aforesaid, to the injury of the said borough of Great Yarmouth; wherefore they pray for a remedy and that the liberties contained in the said charters shall be maintained.

And the men of Little Yarmouth and Gorleston say that they have done no wrong in the premises, etc. They say that the half-hundred of Lodyng-lond, wherein the said town of Little Yarmouth and Gorleston are situate, is of the ancient demesne of the crown of England, etc., and that it has been the custom from time out of mind, and is still the custom, before and

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*Membrane 11—Schedule—cont.*

after the making of the said charters, at all times that all merchants wishing to come with ships and boats laden with fish and other merchandise to the said towns of Little Yarmouth and Gorleston, which are in co. Suffolk, could land with their ships at the said towns, and there discharge and expose for sale their wares freely and without impediment, and that the ancestors of the king, formerly lords of that half-hundred and town, and all other lords who have hitherto held the half-hundred and town, have received and had a certain custom from all ships landing there. They say that one Cnut (*Knoutus*), sometime king of England, and king Harold, and other kings successively, progenitors of the present king, have held the half-hundred and towns in their demesne, and were seised of the profit of the said custom; and that Henry III. was seised of the aforesaid profit until he gave the half-hundred and towns to one Dervelgulda de Bailliole in exchange for her purparty of the earldom of Chester, and that the said custom was extended by name amongst the other profits of the hundred and towns, and was delivered to her, and that she received the custom all her time, and that after her death John de Bailliole, then lord of the half-hundred and towns, received the custom until he forfeited to the late king, by which forfeiture the half-hundred and towns came to the late king's hands, and he was likewise seised of the said custom, and he gave the half-hundred with the said towns to John de Britannia, earl of Richmond, to him and the heirs male of his body, and the earl has been seised of the said custom until now: whereby it seems to them that it was not the king's intention to do prejudice by the words contained in the said charters to himself or to other lords of the half-hundred and towns aforesaid, and they pray that nothing may be attempted to their prejudice, etc.

And the aforesaid burgesses say that the said men ought not to be heard to propound the premises against the tenor of the said charters, because they are not of any community, and have no common seal, and cannot affirm any right in their persons. They also say that in the book called 'Domesday' the following words are found: '*Norfolk*,—king Edward holds (*sic*) Yarmouth, always 70 burgesses. Then it was worth with two parts of the soke of three hundreds 18*l.* by tale, and the earl's part 9*l.* by tale: now the king's two parts are worth 17*l.* 16*s.* 4*d.* blank, and the earl's part 10*l.* blank, and the sheriff has 4*l.* and a hawk of the land as *gersuma*: these 4*l.* the burgesses give freely and by way of friendship. In the same bishop Æthelmar had in king Edward's time a church of St. Benedict; now W. bishop has it of the bishopric, and it is worth 20*s.* The whole renders 12*d.* of geld (*gelco*)'; whereby it appears clearly that the town of Great Yarmouth was thus a borough in the aforesaid time, and that in the time of the same king Edward one Guereus held half the hundred of Ludynlanda, as it appears. [The following words are also contained in the said book:] '*Suffolk*.—The half hundred of Ludynlanda. Guereus held Gorleston in the time of king Edward, 5 carucates (*sic*) of land for one mark (*sic*). Then there were 20 villeins, now 12. There were always 5 '*bordmanni*.' Then 5 serfs, now 3. Then in demesne 2 plough-teams (*caruc*'), now 1. Then bovates (*sic*) for 5 plough-teams, now 3. Wood for 5 swine. Ten acres of meadow, 3 salt-pans. Then four *rustici*, now two (*sic*). Then five beasts, now two (*sic*). Always 300 sheep. In Yarmouth 24 fishermen pertain to this manor.'

They also say that on Thursday, the eve of Midsummer, 34 Edward I., before Walter, then bishop of Coventry and Lichfield, the treasurer, William de Hamelton, the chancellor, Roger le Brabazon, chief justice, the barons of the exchequer, the justices of the Bench and others of the king's council treating of the king's affairs at the exchequer, the said burgesses of Great Yarmouth complained of such abbrochments and forestallings by the said men of Little Yarmouth and Gorleston, and prayed that a declaration might



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*Membrane 11—Schedule—cont.*

be made to them of the words contained in the charter of Henry III., under this form: 'that all merchandise, whether fish or other things, brought into the port of the said town, either by land or by sea, for the purpose of trading there, shall be exposed for sale at the said town freely and openly by the hands of those bringing the said merchandise or of their servants, so that no forestaller or broker shall meet by land or sea the said merchants coming to the town with such goods in order to buy or make brokerage of any of them, under pain of forfeiture of the thing bought.' And hereupon Adam Bacun, clerk, John Kybel of Gorleston, and John de Belton of Suth Yarmouth offered themselves before the council, saying that if the said declaration were granted it would be to the prejudice and perpetual deterioration of the towns of Little Yarmouth and Gorleston, and alleging in like manner as the said men now allege, to wit that from time out of mind ships had been wont to arrive at the said towns, and that the lords of the towns received certain customs from the ships; and that, notwithstanding such allegations of the men of Little Yarmouth and Gorleston, it was then considered by the said king's council that, as the words expressed in the said charters of kings John and Henry, confirmed by Edward I., and as the town of Great Yarmouth is a free borough, all merchandise brought to the said port for sale, both of fish and of other things, shall be exposed to sale at the said town of Great Yarmouth and not at the towns of Little Yarmouth and Gorleston, because they are not boroughs. And Adam, John, and John were told by the council and enjoined by them on the king's behalf to signify to the men of the said towns that they were not to presume to attract to their ports any ships with any merchandise to be discharged or exposed to the sale there. And that the charter of Edward I. was made by the words above expressed by virtue of this decision. They also say that the late king, on 16 July, in the 34th year of his reign, appointed William de Ormesby, William Inge, John de Thorp, John le Breton, and Richard de Walsingham to enquire concerning such brokerages and forestalments made by the men of Little Yarmouth and Gorleston to the prejudice of the burgesses aforesaid, contrary to the tenors of the said charters, and to hear and determine the same; before whom the said men alleged as they now allege concerning the arrival of ships and receipt of custom at Little Yarmouth and Gorleston, and they afterwards withdrew from that allegation, and showed a composition made, as they said, between the community of the said borough and the men of the said towns, which composition they asserted to be the deed of the community; and it was at length found by a verdict of the country upon which they had placed themselves that the composition was not the deed of the said community, wherefore the community recovered their damages against many men of the said towns by the consideration of the aforesaid justices, by reason of such forestalments and brokerages made by them. Wherefore [the burgesses] pray that their liberties granted in the charters may be maintained, notwithstanding the allegation aforesaid, from which the said men have been excluded upon so many occasions heretofore. And the men of Little Yarmouth and Gorleston say that if there were any such processes, which they do not believe, they ought not to injure them because they were not a party in the processes aforesaid, and that in like manner trespasses committed by single persons of those towns ought not to prejudice them; wherefore they pray that they may be admitted to the verification of the aforesaid allegations. And hereupon a day is given before the king's council on Monday after the second Sunday in Lent, and the burgesses are told to bring the records mentioned at that day, and the men are told to cause the extents to come at that day.

The bailiffs and community of Great Yarmouth put in their places John Perbroun, Robert de Drayton, and William de Geysle to prosecute the premises against the said men.

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*Membrane 11 – Schedule—cont.*

The said men of Little Yarmouth and Gorleston put in their places William Man, Simon de Belton, Richard de Einges, William de Woderove, Thomas Jermyn, and William de Gapton to defend the premises.

Upon which day the men of Great Yarmouth come before the king's council at Leicester by their attorneys aforesaid, and brought before the council three records under the king's exchequer seal, to wit one from the book called 'Domesdei,' and another of the process had before the king's council at the exchequer, and the third of the process before William de Ormesby and his fellows aforesaid, and pray, as before, that their liberties aforesaid may be maintained. And the men of Little Yarmouth and Gorleston come in like manner by their attorneys aforesaid, but they did not show any extents whereof mention had been made in the first allegation. And a day is given to the parties until Monday following. And so the process is continued from day to day until Thursday following. Upon which day the burgesses of Great Yarmouth come and pray as before. And the men of Little Yarmouth and Gorleston do not come. And as it seemed to the king's council, after seeing the charters and records aforesaid, that the said men cannot make themselves a party against the burgesses to challenge or hinder the liberties contained in the said charters, a writ shall be made in chancery for the burgesses to maintain their liberties, etc., according to the tenor of the charters as often, etc.

*Memorandum*, that the record and process between the parties at another time concerning such dissensions, which the king caused to come into chancery, are on the files amongst the king's writs for the same year. [*Parl. Writs.*]

*MEMBRANE 10.*

March 2... To John de Happeford. Order not to intermeddle further with the  
Kenilworth. lands of the inheritance of Thomas de Astelegh, kinsman and heir of Nicholas de Astelegh, tenant by knight service of the heir of Guy de Bello Campo, late earl of Warwick, tenant in chief, a minor in the king's wardship, which lands are in John's custody by the king's commission under the exchequer seal, and to deliver the issues thereof from 27 March last to Thomas, as the king on that day took his fealty for the lands that Nicholas his uncle held of the aforesaid heir at his death, and the king ordered John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, to cause Thomas to have seisin of his uncle's lands.

The like to Richard de Eggebaston for his lands in his custody.

April 4. To the bailiffs of the city of York. Order to pay to William de Ros of  
Kenilworth. Hamelak 75 marks out of the ferm of the city for Easter term last, in accordance with the king's grant of 22 August, in the 16th year of his reign, of that sum yearly at Michaelmas and Easter from the ferm of that city and of the like amount from the ferm of the city of Lincoln, until the king should provide him with 300 marks of land or rent yearly between the waters of Thames and Tees, or until the king should restore to him the castle of Werk, which William granted and released to the king.

The like to the bailiffs of the city of Lincoln.

April 8. To the treasurer and barons of the exchequer. Order to cause allowance  
Kenilworth. to be made to the bailiffs of York for the above sum, paid by virtue of the preceding order.

April 4. To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge,  
Kenilworth. Huntingdon, Essex, and Hertford. Order to pay to Richard le Mareschal 25*l.* out of the issues of his bailiwick for Easter term last, in accordance



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*Membrane 10—cont.*

with the king's grant of 23 September, in the 11th year of his reign, of 50*l.* yearly by the hands of the escheator this side Trent, in aid of Richard's maintenance, who is wholly ruined by the Scotch rebels.

April 8. To the treasurer and barons of the exchequer. Order to cause the above  
Kenilworth. sum to be allowed to the aforesaid John, as he has paid it to the said Richard by virtue of the preceding order.

April 10. To Adam le Boghier, keeper of certain forfeited lands in co. York.  
Kenilworth. Whereas the king learns by inquisition taken by Thomas de Houk and Hugh de Pykworth that brother William de Nunham, formerly master of the order of the Temple in England, granted, with the counsel and consent of his whole chapter, to God and the church of St. German of Seleby and the monks thereof a rent of 8*s.* yearly, to be received at the monk's chamber from certain lands in Farnburn and Potterlagh, to wit 6*s.* 8*d.* from the lands that William son of John holds in Farnburn, and 6*d.* from lands in Potterlagh now in the king's hands, and that the said rent was granted to the monks in exchange for a tithe in Wylughton granted by the abbot and convent of Seleby to the aforesaid master and brethren, and that the abbot and convent were seised of the said rent at the time of the annulling of the order aforesaid and afterwards in the time of Thomas, late earl of Lancaster, to whose hands the lands whence the rent arises came by the annullation of the order, and that they continued their seisin thereof without any change of estate until the time when the earl's lands came to the king's hands as escheat by his forfeiture, and that the said lands in Farnburn are held of the king as of the manor of Neusom, which belonged to the Templars, and that the lands in Potterlagh are in the king's hands: the king orders Adam to pay to the abbot and convent the aforesaid rent of 16*d.* from the lands in Potterlagh, together with the arrears thereof since he has had the custody thereof, and to pay them the same rent hereafter, in part payment of the said 8*s.* yearly. The king has ordered Thomas Deyvill, keeper of certain other forfeited lands in that county, to pay the remaining 6*s.* 8*d.* to the abbot and convent from the lands in Farnburn in his bailiwick, together with the arrears thereof.

April 7. To Simon le Chaumberlayn, late sheriff of Lincoln. Order to pay to  
Kenilworth. Ebulo Lestraunge and Alesia his wife, daughter and heiress of Henry de Laci, late earl of Lincoln, the arrears of 20*l.* yearly for the third penny of the county of Lincoln for the time when he was sheriff after 20 September, in the 16th year of the king's reign, when the king ordered him to pay the above sum to Alesia, as she complains that Simon defers paying her the above.

April 6. To the sheriff of Lincoln. Like order to pay to Ebulo and Alesia the  
Kenilworth. arrears of the above rent, and to pay them the same yearly hereafter for so long as he is sheriff.

April 8. To the treasurer and barons. Order to cause the houses of the king's  
Kenilworth. exchanges at the Tower of London and at the city of Canterbury to be repaired by the keepers of the exchanges. By bill of the treasurer.

April 8. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Kenilworth. Huntingdon, Essex, and Hertford. Order to deliver to Katherine, late the wife of Robert de Brewosa, who died a minor in the king's wardship, and whose lands were taken into the king's hands upon the death of Giles de Brewosa, his father, tenant in chief, and are still in the king's hands, the advowsons of the church of Witnesham, co. Suffolk, of the yearly value of 25 marks, and of the church of Akenham, in the same county, of the yearly value of 10 marks, and of the chapel of Wytingham, in the same county, of the yearly value of 40*s.*, which the king has assigned to her in dower.

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*Membrane 10—cont.*April 13.  
Kenilworth.

To Richard de Mosele, keeper of the castles of Sandale and Conynggesburgh. Order to pay the necessary wages to the constables, janitors, and watchmen of the castles, as has been usual heretofore. By C.

April 12.  
Kenilworth.

To James de Thiknes, parson of the church of Estinton, fermor of the lands of Hugh de Audeleye, the elder, in the king's hands. Order not to intermeddle further with a third of the manor of Great Cheverel, co. Wilts, and with a third of the manor of Much Marcheleye, co. Hereford, and to restore the issues received therefrom since Hugh's death to Isolda, late the wife of Hugh, as the king learns by inquisitions taken by John de Hampton, Robert de Aston, and Richard de Haukeslawe that Hugh held the said parts of the dower of Isolda of the assignment of Walter [de] Balun, formerly her husband, and that they were taken into the king's hands by Hugh's forfeiture, and are still in his hands for this reason, and that neither Isolda, when she was single, nor Hugh and Isolda after they were married, remitted or released Isolda's right to any one at any time, or changed her estate therein, and that the manors are held of the king in chief by knight service.

To the same. Order not to intermeddle further with the manor of Estinton, and to restore to the aforesaid Isolda the issues thereof from the time of the said Hugh's death, as the king learns by inquisition taken by the aforesaid John and Robert that Hugh held the manor of the acquisition of Isolda, which manor Roger de Rous gave to Walter [de] Balun, her former husband, and to her, to have to them and her heirs, by fine levied in the late king's court at Gloucester before William de Saham and his fellows, justices in eyre, in the 15th year of his reign, and that the manor was taken into the king's hands by the forfeiture of Hugh, and is still in the king's hands for this reason, and that neither Walter and Isolda, nor Isolda when she was single, nor Hugh and Isolda after they were married, remitted or released her right to any one at any time, or changed their estate therein, and that the manor is held of the heir of Nicholas de Moeles by the service of a knight's fee.

April 14.  
Kenilworth.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with a messuage, 2 carucates of land, and 30s. of rent in Houwys, and to restore the issues thereof to Margaret, late the wife of William de Nevill of Wymundewold, as the king learns by inquisition taken by the escheator that William and Margaret were enfeoffed thereof jointly by Stephen son of John de Nevill of Wymundewold by fine levied in the king's court, to have to them and to William's heirs, and that the messuage, land, and rent are held of the heir of Stephen de Segrave, a minor in the king's wardship, by the service of 12*d.* yearly, and that John de Nevill, son of the said William, is his next heir and is aged two years: saving to the king Margaret's fealty in this behalf.

April 16.  
Kenilworth.

To the same. Order not to intermeddle further with the lands of William de Nevill of Wymundewold, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

*Membrane 10—Schedule.*March 24.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause the lands, goods and chattels of John de Crumbwell to be taken into the king's hands, and to cause them to be kept safely until further orders by keepers to be deputed by them, as the king sent him to France in company of the queen, and afterwards ordered the queen to return, and she has not yet done so, and



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*Membrane 10—Schedule—cont.*

the king afterwards ordered John to come to him without delay to inform him concerning certain matters, and John has refused to return, and stays in the queen's company advising and exciting her to stay in those parts contrary to the king's will and orders, and, what is worse, adhering to Roger de Mortuo Mari of Wygemor, the king's enemy and rebel, and to other rebels in those parts.

Like order to take into the king's hands the lands, goods and chattels of John de Chaucombe.

To the same. Like order to cause the lands, goods and chattels of Edmund de Wodestok, earl of Kent, to be taken into the king's hands, as the king lately sent him to the duchy [of Aquitaine] and appointed him to supply the king's place there, and afterwards ordered him many times to return to England to inform the king concerning certain matters, and he has not yet done so, but has gone to France, where he is staying in the company of queen Isabella, advising her to stay there, etc.

*MEMBRANE 9.*

March 27. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to cause Thomas de Astelegh, kinsman and heir of Nicholas de Astelegh, who held by knight service of the heir of Guy de Bello Campo, late earl of Warwick, tenant in chief of the late king, a minor in the king's wardship, to have seisin of the lands of the said Nicholas, his uncle, as he has proved his age before the escheator and the king has taken his fealty.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to cause Thomas to have seisin of the lands of the said Nicholas.

March 27. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to pay to Joan Torthorald 10 marks for Easter term last, in accordance with the king's grant of 11 June, in the 11th year of his reign, of 20 marks yearly from the issues of the escheatry this side Trent in aid of her maintenance.

March 29. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid John for the above sum, which he has paid in execution of the preceding order.

March 27. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Westhakebourne, co. Berks, and to restore the issues thereof to Joan, late the wife of Richard de Wyndesore, as the king learns by inquisition taken by the escheator that Richard and Joan were enfeoffed thereof jointly by John de Drokenesford, clerk, by the late king's licence, by fine levied in the late king's court, to have to them for their lives of the said king by the usual services, with remainder to Richard son of the said Richard and to his heirs, and that the manor is held of the king by the service of a moiety of a knight's fee for all service: saving to the king Joan's fealty in this behalf.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Like order concerning the manor of Stanewell and the advowson of the church of that manor, as the king learns by inquisition taken by the escheator that the aforesaid Richard and Joan were enfeoffed thereof jointly by John de Drokenesford by the late king's licence by fine levied in his court, to have to them for their lives of the king by the services therefor due, with remainder to Richard son of the said Richard

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*Membrane 9—cont.*

and to his heirs, and that the manor is held of the king in chief as of the castle of Wyndesore by the service of a moiety of a knight's fee and of rendering 16s. 8d. every forty days to the ward of the said castle.

March 30.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause the castle of Peveneseie to be surveyed by some one in whom they have confidence, and to cause it to be furnished with necessary victuals, by the view and testimony of Robert de Sapi, keeper of the said castle, and to cause the victuals to be delivered to the keeper, enjoining him to cause them to be changed from time to time as shall seem fit. The king has ordered the treasurer and chamberlains to deliver out of the treasury the money necessary for providing such victuals.

By K.

To the treasurer and chamberlains. Mandate in pursuance.

By K.

April 1.  
Kenilworth.

To the treasurer and barons of the exchequer. Whereas the king, on 31 January, in the 18th year of his reign, committed to the prior of Monks' Kirkeby the custody of his house, which the king lately caused to be taken into his hands for certain reasons, for a fixed rent (*certo*) to be rendered at the exchequer during the existence of the above reasons, with all goods and chattels in the house and all the other places pertaining to it, to answer for the same to the king at his will, saving to the king the knights' fees and advowsons of churches, by the mainprise of Nicholas de Herdeburgh, John de Esenhull, William le Gardiner, Alan de Newenham, and John de Bromle; and the prior, because some of the said mainpernors aggrieve him by reason of the mainprise, and endeavour to collect the profits of the house for their use, has found the king new mainprise in chancery, to wit the aforesaid Alan, John de Bromle, Thomas le Irreis, and Andrew de Rydeware of co. Warwick, who have mainperned for the prior to answer to the king for the rent and for the goods and chattels aforesaid, and the prior has prayed the king to discharge the said Nicholas, John, and William from the mainprise; the king has accordingly done so, and therefore orders the treasurer and barons to cause them to be discharged, and to cause the names of the aforesaid Thomas and Andrew to be enrolled at the exchequer along with the said Alan and John de Bromle.

The said Nicholas, John de Esenhull, and William are ordered singly not to intermeddle with the priory aforesaid, or with the goods and chattels pertaining thereto.

April 2.  
Kenilworth.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of La Hale near Brommore, and to restore the issues thereof to Christina, late the wife of Adam de la Forde, as the king learns by inquisition taken by the escheator that Adam and Christina were enfeoffed of the manor jointly by Gilbert de Chilton by fine levied in the king's court to them and to Adam's heirs, and that the manor is held in chief by the service of finding a footman armed with a hauberget, purpoint, and iron hat in the king's war in England for 40 days at their cost, for all service, and that Adam de la Hale, son of the said Adam, is his next heir and of full age.

April 4.  
Kenilworth.

To the same. Order not to intermeddle further with the said Adam's lands, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Adam held nothing in chief on the day of his death by reason whereof the custody of his lands ought to pertain to the king.

April 8.  
Kenilworth.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Stephen Wace, who is incapacitated by perpetual illness and age.



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*Membrane 9—cont.*

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Thomas de Acholte, who is incapacitated by age and infirmity.

April 7.  
Kenilworth.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands of William de Boyton, the elder, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

April 9.  
Kenilworth.

To the constable of Appelby castle. Whereas the king learns by inquisition taken by Robert de Barton and Henry de Warthecopp that Robert son of John de Veteri Ponte granted by his charter to the abbot and convent of Hepp' 4 marks of yearly rent from the cornage due to him from certain of his tenants in co. Westmoreland, to wit from Thomas de Hellebek and his heirs 2 marks yearly for the lands held of Robert in Ascom, from Robert de la Fierte and his heirs a mark yearly for the lands held of the said Robert son of John in Milneburn, from Eustace de Laval and his heirs a mark yearly for the lands held of Robert son of John in the said town of Milneburn, for the maintenance of a canon of the convent to celebrate divine service in the abbey daily for ever, saving to the said Robert son of John the homages, wards, reliefs, suits of court, and all other services that Thomas, Robert, and Eustace were wont to do to him for the lands aforesaid beyond the above rent of 4 marks, and that the abbot and convent and their predecessors have been in full seisin of the rent from the time of the making of the charter until the rent was taken into the king's hands by the forfeiture of Roger de Clifford, the last lord of the said tenants; the king orders the constable to pay to the abbot and convent the arrears of the said four marks for the time that he has been constable, and to pay the same hereafter for so long as he shall have that office.

April 14.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid constable for what he shall pay in execution of the preceding order.

*MEMBRANE 8.*

April 12.  
Kenilworth.

To the treasurer and barons of the exchequer. Whereas the king lately ordered them to appoint some one to survey the victuals and other necessities in Carlisle castle, and to provide victuals and other necessities, if those in the castle were insufficient, by the view of Anthony de Lucy, constable of the castle; and the king now understands that certain rebels of Scotland lately endeavoured to enter and capture the castle in the night; wherefore he wills that the castle shall be provisioned with victuals and other necessities against such assaults, and he sends to the treasurer and barons enclosed with the presents a schedule sent to him from the said parts concerning the quantity of victuals and necessities to be provided for the munition of the castle. He orders them to send to the castle with all speed some one in whom they have confidence, if they have not already done so, and to cause the victuals, arms, and other necessities for the munition of the castle to be bought and purveyed according to the quantity contained in the schedule, or a greater or smaller quantity as shall seem fit, to be kept, expended, and changed from time to time as shall seem fit. The king has ordered the treasurer and chamberlains to deliver from the treasury the money required for providing such victuals and for executing the premises.

Mandate in pursuance to the treasurer and chamberlains.

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*Membrane 8—cont.*April 16.  
Kenilworth.

To the sheriff of Stafford. Order to supersede entirely the king's writ of judgment to place in exigent to be outlawed Thomas de Pype, knight, Margaret his wife, Ralph de Stafford and Richard his brother, John son of Thomas de Stafford, William and Humphrey, brothers of the said Richard, Roger de Pype, William de Caveriswall, Robert de Pype, and Robert de Slyndon, who were indicted for unlawful assemblies, alliances, and confederations, and other trespasses before John de Stonore and John de Denum, the king's justices appointed to enquire concerning such assemblies, etc., in that county, for which they have been put in exigent, as the king learns from their complaint, because they are staying in the king's service in the company of Ralph Basset of Drayton, constable of Dover castle, as the king learns from the constable's testimony.

April 12.  
Kenilworth.

To James de Thiknes, parson of the church of Estinton, fermor of the lands that belonged to Hugh de Audeleye, the elder, in the king's hands. Order to deliver to Isolda, late the wife of the said Hugh, the manor of Arleye, co. Stafford, excepting the weirs in the Severn and the ferry (*passagio*) and the whole wood within the bounds of the chace of Edmund de Mortuo Mari of Wyre, and all the lands that belonged to Adam de la Boure in Arleye, as the king learns by inquisition taken by John de Hampton and Richard de Haukeslouwe that the aforesaid Hugh held the manor, with the above exceptions, together with Isolda, and that the aforesaid Edmund granted the manor to Walter Baloun, formerly the husband of Isolda, and to Isolda for their lives, and that the manor, with the above exceptions, was taken into the king's hands by Hugh's forfeiture, and is still in his hands for this cause, and that neither Walter and Isolda, nor Isolda when she was single, nor Hugh and Isolda after their marriage remitted or released her right to any one at any time, or changed her estate in any way, and that the manor is held of the king in chief, by what service it is unknown. The king has pardoned Isolda, in consideration of a fine, the trespass that she and Walter made in acquiring the manor, with the above exceptions, for life without licence from him and from the late king, and has granted that she shall hold the same for life according to the form of the acquisition.

By a fine of 10*l*.

This fine is enrolled in the great fines under the same date.

April 17.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to acquit the aforesaid James of the ferm of the said manor from the date of the preceding order.

To the same. Order to acquit the aforesaid James of the ferm of the manor of Estinton, and of a third of the manor of Great Cheverel, co. Wilts, and of a third of the manor of Much Markeleye, co. Hereford, from 12 April last, when the king ordered him not to intermeddle further with the same, and to deliver to the aforesaid Isolda the issues thereof from the time of the said Hugh's death, and to discharge James of the said issues.

April 21.  
Kenilworth.

To John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the parts of the north. Order to summon the mayors, bailiffs, and all others within his bailiwick who have ships carrying 30 tuns of wine and upwards, immediately upon sight of this order, to cause such ships to be brought back to their ports with all speed, and to cause them to be prepared and furnished, so that they shall be ready for the defence of the realm when the king shall cause the admiral to be summoned, not permitting any such ships as are now in the ports and that shall be brought back thither to leave the ports without the king's special order notwithstanding the king's previous order to release for a time such ships as he had detained by virtue of the king's order, provided that he was



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*Membrane 8—cont.*

secure of having such number of ships as he should need for the king's service. By K.

The like to Nicholas Kiriel, admiral of the fleet of the king's ships from the mouth of Thames to the western parts.

April 20.  
Kenilworth.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to cause a third of certain lands in Repindon, co. Derby, that belonged to John de Hastynges to be assigned and delivered to Thomas le Blount and Juliana his wife, late the wife of the said John de Hastynges, as the king learns by inquisition taken by the escheator that John de Hastynges was seised of the said lands on the day of his death in his demesne as of fee, and that they were not taken into the king's hands amongst his other lands, and that they are held of the king as of the honour of Chester by homage for all service, and that they are worth yearly in all issues 102s. 2½d., the said Thomas and Juliana having prayed the king to cause her dower thereof to be assigned to them, wherefore the king has assigned to them a third of the said lands.

April 20.  
Kenilworth.

To the sheriff of Nottingham. Order to cause a verderer for Shirewod forest to be elected in place of John de Annesle, as the king wills that John shall be amoved from office for certain reasons. By K.

The like to the same sheriff for the election of a verderer in place of Robert Gors.

April 15.  
Kenilworth.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Whereas the king learns by inquisition taken by the escheator that Hugh de Chaucombe, founder of Chaucombe priory, which is of the advowson of the heir of Stephen de Segrave, a minor in the king's wardship, formerly granted by his charter to the canons of that priory that they should have free election with the assent of him and his heirs, and that Amabilla de Segrave, heiress of the said Hugh, afterwards granted to the canons by her charter that they should have, upon the voidance of the priory by death or cession, free administration of all their goods, moveable and immoveable, saving to her and her heirs a servant on her part staying in the priory during the voidance for the defence of the priory and of its goods, and that the sub-prior and convent have had free election upon each voidance of the priory from the time of the making of the said charter, and have been wont to elect another prior without seeking licence to elect from the aforesaid Stephen or any of his ancestors, patrons of the priory, and that the sub-prior and convent have had, during such voidance, free administration of all their goods and the custody of all the temporalities of the priory, with all things pertaining to the same, without impediment or hindrance from Stephen or any of his ancestors, without Stephen or his ancestors receiving any issues or profits of the temporalities during voidance or having any estate in the priory or the custody thereof during voidance, except that he and his ancestors placed a servant at the gate of the priory during voidance for the protection of the priory and its goods, without taking any issues or profits of the temporalities, and that after the sub-prior and convent had elected a prior, they were wont to send him forthwith to the ancestors of the said Stephen by their letters patent under their common seal, and that the said ancestors received all such priors elect without challenge, and were wont to present them by their letters patent to the bishop of Lincoln, and that the priors elect, when they had been confirmed by the bishop, were wont to return to the priory aforesaid at their will without doing fealty or service to the aforesaid Stephen or to any of his ancestors at any time, and that the said servant thus placed at the priory gates was wont to leave without a letter or order from his lord immediately after the prior, having been confirmed, returned to the priory; the king

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*Membrane 8—cont.*

therefore orders the escheator not to intermeddle further with the aforesaid priory, which is now void by the death of Alexander, the late prior, or with the temporalities pertaining to the same, which he has taken into the king's hands for this reason, and to restore the issues thereof to the sub-prior and convent; provided that a servant be deputed in the priory during the voidance on the king's behalf for the protection of the priory and its goods.

To Robert le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the temporalities of the aforesaid priory, and to restore the issues thereof to the sub-prior and convent, for the reason contained in the preceding order.

The like to John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales.

The like to John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster.

To Henry de Hokkele, keeper of the manor of Arle. Order not to intermeddle further with the said manor, which was taken into the king's hands upon the forfeiture of Peter de Lymesy, as the king learns by inquisition taken in the keeper's presence by William de Sharesull and Robert de Stoke that Ralph de Lymesy granted the manor to Richard de Lymesy his brother, to him and the heirs of his body, and that Richard was in seisin of the manor and continued his seisin thereof by the grant aforesaid all his life without any change in his estate, and that Peter de Lymesy, his son and heir, entered the manor after his death, and that Peter continued his seisin thereof until his forfeiture, and that he died at York on Monday before the Epiphany, in the 18th year of the king's reign, and that the manor ought to descend by the form of the gift to John son of Peter de Lymesy, kinsman and heir of the said Richard, and that John is aged 24 years, and that the manor is held of John de Oddyngeles by the service of a moiety of a knight's fee, and that it is worth yearly in all issues 10*l.* 13*s.* 4*d.*

April 30. The like to Richard de Eggebaston, keeper of the aforesaid manor.  
Kenilworth.

April 28. To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order not to intermeddle further with the manor of Tybourn, co. Middlesex, a certain manor in Derteford, and the manor of Langene, co. Sussex, and with a messuage and garden, 7 acres of land, an acre and a rood of meadow in Derteford, which he has taken into the king's hands by reason of the death of Ralph de Cobham, and to restore the issues thereof to Mary his wife, as the king learns by inquisition taken by the escheator that the aforesaid Ralph and Mary held the premises jointly on the day of Ralph's death for their lives, and that they are held of other lords than the king by divers services, and that John de Cobham, son of the said Ralph, is his next heir and is aged one year.  
Kenilworth.

April 28. To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Robert de Wolryngton, who is incapacitated by paralysis and infirmity.  
Kenilworth.

May 1. John de Botelesford, imprisoned at Nottingham for the death of John le Hailes. Waller of Knyveton, has letters to the sheriff of Nottingham to bail him until the first assize.

*MEMBRANE 7.*

April 20. To Joan de Bohun, keeper of the forest of La Haye near Hereford, or to him who supplies her place in that forest. Order to deliver to the citizens of Hereford five oaks fit for timber from the forest, of the king's gift, in aid of the repair of the city gates.  
Kenilworth. By K.



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*Membrane 7—cont.*April 18.  
Kenilworth.

To the treasurer and barons of the exchequer. Whereas the king, on 26 February last, ordered John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, to deliver to David de Strabolgi, earl of Athole, the castle of Castelacre, the manors of Stivekeye, Possewyk, West Lexham, and Holcham, co. Norfolk, and the manor of Kentwell, co. Suffolk, the manor in Westle, with the houses of St. Edmunds, and certain lands in Dakenham, co. Essex, and the manor of Bishop's Hatfeld, co. Hertford, and certain tenements in Holewell, in the same county, together with the issues thereof from 22 March preceding, when the king assigned the premises to David and to Joan his wife, kinswoman and co-heiress of Aymer de Valencia, earl of Pembroke, as her purparty of Aymer's lands, which order was made for the reasons stated [at page 446] above; and the escheator has returned that he was unable to deliver the manors of Kentwell, Westle, and Possewyk to the earl, because he had previously delivered them and the issues thereof from Michaelmas last to Ralph de Bockyng and John de Houton by virtue of certain writs of the king directed to him, and that he had delivered to the earl the said castle and the manors of Stivekeye, Westlexham, Holcham, Bishop's Hatfeld, and the house and lands aforesaid, together with the issues thereof from Michaelmas last, but that he could not deliver the issues of the aforesaid castle and the manors of Stivekeye, Possewyk, Westlexham, Holcham, Kentwell, Westle, Bishop's Hatfeld, and the said houses and lands from the said 22 March until Michaelmas because he had accounted for the issues thereof for that time before the treasurer and barons, and had satisfied the king for the same; the king therefore orders the treasurer and barons to examine the escheator's account of the issues aforesaid, and if they find that he has answered therefor to the king fully from the said 22 March until Michaelmas, they are to cause the earl to have due restitution thereof or compensation therefor.

To the same. The like concerning the manor of Geynesburgh, co. Lincoln, which the king, on 7 April last, ordered Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland, to deliver to the aforesaid earl, together with the issues thereof from the said 22 March, as the escheator has returned that he has not delivered the issues thereof to the earl from 22 March until Michaelmas because he has accounted for the same before the treasurer and barons, and has satisfied the king for the same fully.

To Ralph de Bockyng. Order to deliver to the aforesaid earl the said manors of Kentwell and Westle, together with the issues thereof delivered to him by John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, and the issues thereof received by him, as the escheator has returned that he could not deliver the manor to the earl because he had delivered it and the issues thereof from Michaelmas last to Ralph, to have at ferm during the king's pleasure, by virtue of a writ under the exchequer seal.

The like to John de Houton concerning the manor of Possewyk.

April 25.  
Kenilworth.

To Henry de Cobeham, keeper of certain of the rebel's lands in co. Kent. Whereas the king learns by inquisition taken by Thomas de Faversham and William de Cotes that the present prior of Tonebrigge, on the day of the Nativity of St. Mary, in the 11th year of the king's reign, demised to Thomas son of Thomas Colepeper 113 acres of land in Pepyngbery and Capele, to have to him and the heirs of his body, with remainder to the prior and his successors in default of such heirs, rendering therefor 2 marks yearly, and that Thomas fully satisfied the prior for the said ferm from the time of the demise until his forfeiture, and that the prior has not remitted the two marks to Thomas, nor changed his estate therein in any wise, and that the land is in the king's hands by Thomas's forfeiture and for no other



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*Membrane 7—cont.*

reason, and that it is held of the heir of Robert de Gretle by the service of three grains of pepper at Christmas for all services and customs, and that it is worth yearly in all issues 25s.; the king orders the keeper to deliver the land to the prior, to hold at the king's pleasure in allowance for the said 2 marks.

By C.

- May 1.  
Kenilworth. To the keepers of the bishopric of Norwich. Order not to intermeddle further with the corn that belonged to John, late bishop of Norwich, of the churches of Hoxen, Thorham, Terlinge and Langam, which belong to the bishopric, for the time of autumn (*Augusti*) last, and to permit the executors of the bishop's will to make their profit thereof, the keepers having signified to the king that they have placed an impediment upon the said corn because they understood that the king received the issues of churches annexed to bishoprics in certain other bishoprics during voidance, as the said bishop died after the Annunciation, in the 18th year of the king's reign, and by approved custom in the bishopric the autumn fruits pertain to rectors dying after the said feast.
- April 29.  
Kenilworth. To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle with the manor of Medmenham, which he has taken into the king's hands by reason of the death of Ralph de Cobham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Ralph held the manor on the day of his death for his life of John de Warennia, earl of Surrey, by demise from the earl, rendering therefor 40*l.* yearly.
- April 28.  
Kenilworth. To Benedict de Fulsham, the king's butler. Order to deliver to the abbot and convent of St. Edward's Netley (*Letele*) a tun of wine of the right prise at Southampton for this year, for the celebration of mass in their church, in accordance with the grant of Henry III.
- April 28.  
Kenilworth. To John de Okham, canon in the king's free chapel of St. Martin-le-Grand, London. Order to deliver to John le Smale, king's clerk, upon whom the king has conferred the deanery of that chapel, the issues received from the deanery by him, the king having committed the custody of the deanery to him during voidance, as the king has granted to John le Smale the issues of the deanery during the voidance. By K.
- May 1.  
Hailes. To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Thurger of Spaldyng, as the king deems him insufficient for the office because he has no lands or tenements except for term of life.
- To the sheriff of Rutland. Order to cause a coroner for that county to be elected in place of Thomas de Wympton, whom the king has amoved from office because he learns that he is insufficiently qualified.
- April 26.  
Kenilworth. To John de Sturmy, admiral of the fleet of ships from the mouth of the Thames to the parts of the north. Order to cause all ships within his bailiwick of the burthen (*pondus*) of 30 tuns of wine and upwards to be led back to their ports, and detained therein, and to cause them to be prepared and furnished with men and other necessaries, according to the form of the king's order directed to him upon another occasion, so that they shall be ready to set out for the defence of the realm with John in the king's service as often and whenever he shall see fit. The king makes this order by reason of some rumours that have lately come to his ears, wishing to provide for the safety of his realm and to escape the machinations of the evil wishers who are scheming to aggrieve him and his realm by sudden attacks. The king marvels why John did not send to him some time ago certain rumours of those things that the king enjoined upon him by word of mouth upon another occasion, and he presumes that John causes the transactions on the



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*Membrane 7—cont.*

sea coast in parts beyond sea to be spied upon too slackly, and he therefore enjoins him, under pain of forfeiture, to cause the actions of those men in parts beyond sea to be spied upon diligently and watchfully, and so soon as he shall know that anything has been ordained against the king and his realm, to meet them with all the ships aforesaid as speedily as possible so that their shipping may be destroyed before it shall assemble in a great fleet, and so that their malice may be restrained by John's prudence and probity, certifying the king by his letters from time to time of the news that he may have certain knowledge concerning the premises. By K.

The like to Nicholas Kiriell, admiral of the fleet of ships from the mouth of the Thames towards the west. By K.

April 27.  
Kenilworth.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to Hugh le Despenser, son of Hugh le Despenser, earl of Winchester, all the lands that belonged to John de Hastynges in Repindon, except the lands assigned by the king to Thomas le Blount and Juliana his wife in dower, together with the issues thereof from 12 February, in the 18th year of the king's reign, when the king granted to the said Hugh the custody of all the lands of John de Hastynges, which were in the king's hands by reason of the minority of Laurence, son and heir of John, during the heir's minority.

*MEMBRANE 6.*

May 2.  
Kenilworth.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle further with a toft and 20 acres of land of the prioress of Brodholm in Saxelby co. Lincoln, and to restore the issues thereof to the prioress, as the escheator has signified to the king that he took the said lands into the king's hands because he found by an inquisition of office that the prioress had acquired the toft and land after the death of Margaret Warrok in fee to her and her successors after the publication of the statute of mortmain without the king's licence, and the king afterwards, —at the prosecution of the prioress, asserting that the tenements were held of her, and that she entered them after the death of the aforesaid Margaret, her tenant thereof, because Margaret died without an heir, making no other acquisition,—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Matilda, sometime prioress, and the convent of the said place, being seised of the toft and land aforesaid, enfeofed John Warrok, a bastard lately deceased, thereof, to have to him and his heirs of the prioress and convent by the service of 6*d.* yearly for all service, and that the said John lawfully begot Henry Warrok and the aforesaid Margaret, and that Henry, being seised of the tenements after John's death as his son and heir, died without an heir of his body, and that Margaret, sister and heiress of the said Henry, being seised thereof after Henry's death, likewise died without an heir of her body, and that the prioress entered the tenements after Margaret's death as her escheat, and that she made no acquisition thereof.

May 12.  
Gloucester.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of John de Dovre, who is incapacitated by infirmity.

May 21.  
Croydon.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Whereas the king has assigned to Mary, late the wife of Ralph de Cobham, tenant in chief, the following of his lands: a third of the manor of Ardynton, co. Berks, of the yearly value of 4*l.* 16*s.* 0*d.*, one pound of wax, and half a pound of pepper; a third of

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*Membrane 6—cont.*

certain lands in Worth, co. Sussex, which lands are of the yearly value of 47s. 6d.; a third of certain lands in Wyvelesfeld, in the same county, which lands are of the yearly value of 10s. 3d.; a third of certain lands in Claytone, Peccham, and Bulneye, in the same county, which lands are of the yearly value of 11l. 6s. 4d.; a third of certain lands in Botelegh, in the same county, which lands are of the yearly value of 5s. 8½d.; a third of certain lands in the city of London, which lands are of the yearly value of 106s. 8d.; a moiety of certain lands in Dertford, co. Kent, which are of the yearly value of 42s. 11d.; a moiety of certain lands in Westterham, in the same county, which are of the yearly value of 7s. 1d.: the king therefore orders the escheator to cause a third of the lands aforesaid in Worth, Wyvelesfeld, Chaytone (*sic*), Peccham, Bulneye, Botteleg, and in the city of London, and a moiety of the said lands in Derteford and Westterham to be assigned and delivered to the said Mary.

To Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order to cause a third of the aforesaid manor of Ardinton to be assigned and delivered to the said Mary.

May 24.  
Croydon.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Whereas the king learns by inquisition taken by the escheator that Ralph de Cobham held on the day of his death certain lands in the city of London of the king in free burgage, and certain lands in Worth, Wyveleston, and Botteleg' of John de Warennia, earl of Surrey, John atte Bisse, Simon de Perepount, and Nicholas de Shelvestrode in socage, and certain lands in Westerham and Dertford of the bishopric of Rochester, the heirs of John de Hastings, Henry de Sancta Ositha, William de Grandisono, the prior of St. John of Jerusalem in England, and the abbot and convent of Westminster in 'gavelkynde,' and that he held no other lands in chief on the said day as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that John de Cobham, son of the said Ralph, is his next heir and is aged one year; the king orders the escheator to deliver the said lands and the issues thereof to Mary, late the wife of the said Ralph, mother of the heir, as nearest [friend] of the heir, to be held for the heir's use, saving to her her dower thereof.

To the same. Whereas the king learns by inquisition taken by Richard le Wayte, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, that Ralph de Cobham held on the day of his death in his bailiwick the manor of Ardinton of the king as of the honour of Walingford by the service of a knight's fee, and it is found by inquisition taken by the said William by the king's order that Ralph held on the aforesaid day certain tenements in Claytone, Peccham, and Bulneye of John de Warennia, earl of Surrey, by knight service, and that he held no other lands in chief on the day of his death as of the crown by reason whereof the custody of his other lands ought to pertain to the king, and that John de Cobham, his son, is his next heir and is aged one year; the king orders the escheator not to intermeddle further with the lands that Ralph thus held of the earl, which he has taken into the king's hands by reason of Ralph's death, and to restore the issues thereof.

June 1.  
Saltwood.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the lands of Gilbert de Dunnesleye, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief on the day of his death by reason whereof the custody of his lands ought to pertain to the king.



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*Membrane 6—cont.*April 15.  
Kenilworth.

To the treasurer and chamberlains. Whereas the king has ordered Thomas de Sibethorp, keeper of the hanaper of chancery, to cause to come to the exchequer without delay all charters sealed with the great seal in his custody from the time when he was keeper of the hanaper until 3 February last, of whatsoever fee they may be, and also all other charters whatsoever of the times of other keepers of the hanaper, if there be any in the hanaper, to be delivered by indenture to the treasurer and chamberlains; the king orders the treasurer and chamberlains to receive the charters aforesaid from Thomas, and to cause them to be placed in the treasury, and when any one will pay the due fee for any of the said charters, to cause such charter to be delivered to him, and the money thence pertaining to the king shall be entered on the great roll and the money pertaining to others for their fees shall be delivered to them. By K. & C.

April 20.  
Kenilworth.

To Thomas de Sibthorp, keeper of the hanaper of chancery. Order to deliver the charters aforesaid to the treasurer and chamberlains, and notification of the king's orders to the treasurer and chamberlains as aforesaid.

By K. &amp; C.

May 19.  
Marlborough.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order not to intermeddle further with the lands of Ralph de Cobham in Westderham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Ralph held the said lands on the day of his death at the will of John de Cobham, his father, of the abbot and convent of Westminster by divers services.

May 31.  
Saltwood.

To the same. Order not to intermeddle further with the body of Nicholas son of John Barrok or with his lands by reason of his alleged idiocy, and to restore the issues thereof, although the king, being given to understand that Nicholas was an idiot from his birth, ordered the escheator to cause Nicholas's body to be brought before the king in chancery on the morrow of Holy Trinity last to be examined, as it is found by the examination made of him in chancery that he is not an idiot and that he is sufficient for the government of himself and of his lands.

April 30.  
Kenilworth.

To Thomas, earl of Norfolk, the king's brother. Whereas lately,—at the prosecution of Christiana, late the wife of Giles de Mountpynzon, by her petition before the king and his council, suggesting that a third of the manor of Great Riburgh with the advowson of the church of that manor had been assigned to her in dower after Giles's death, and that she, after having had seisin thereof, demised the third part to Robert de Walkefare for her life for 24*l.* 13*s.* 4*d.* yearly, and the sheriff of Norfolk took the said part into the king's hands by pretext of the king's order to take into his hands all the lands of the said Robert because he adhered to certain of the rebels, and the sheriff detained the said rent from her,—the king ordered the sheriff to cause inquisition to be made concerning the premises, and it was found by the inquisition that a third of the manor was assigned in dower to Christiana after the death of Giles, and that she had it and peacefully held it long before Robert had anything in the said manor, and that she afterwards demised at ferm to Robert and Margaret his wife all the lands that she held in dower in Great Riburgh for her life for 24*l.* 13*s.* 4*d.* yearly; whereupon the king caused the said sum to be paid to Christiana for all the time that the manor has been in the king's hands; and she has now given the king to understand that the earl detains the said sum from her for all the time that he has had the manor by the king's grant, and she has prayed the king to provide a remedy; the king therefore orders the earl to pay to her the arrears of the aforesaid sum for the time that he has held the manor, and to cause the same to be paid to her yearly henceforth, so that renewed complaint may not come to the king, as it was not the

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*Membrane 6—cont.*

king's intention in making the grant of the manor to the earl that any prejudice should be done to Christiana concerning the sum aforesaid.

May 2.  
Hailes.

To Henry de Cobham, keeper of forfeited lands in co. Kent. Order to pay to Nicholaa de Aldham the arrears of 15s. 9d. yearly for the time that the manor of Chitingleghe has been in Henry's custody, and to pay her the same yearly henceforth out of the issues of the manor, as the king learns by inquisition taken by Giles de Briauzon and John Filiol that the manor is held of Nicholaa by the service of the above sum yearly, and that she was seised thereof by the hands of Nicholas de la Beche, who lately held the manor of her by that service, and by the hands of other tenants of the manor until the manor was taken into the king's hands by the forfeiture of the aforesaid Nicholas, and that the rent is in arrear for two years, and that she has never changed her estate in the said service, and that the manor is in the king's hands solely by reason of the forfeiture of Nicholas [de la Beche], and that it is worth in all issues 10 marks.

May 2.  
Hailes.

To Matthew Broun, escheator in eos. Lincoln, Rutland, and Northampton. Order not to intermeddle further with a rent of 24s. of Ralph de Clathorp in Aghthorp, and to restore to Ralph anything that he may have levied therefrom since it was taken into the king's hands, as the escheator has certified that he took the said rent into the king's hands because he found by an inquisition of office taken by him that Ralph acquired the rent to him and his heirs from John de Weston, who held the rent of the king in chief, without the king's licence, and the king afterwards,—at Ralph's prosecution, suggesting that the rent is held of William de Kyme and not of the king, and praying the king to provide a remedy,—ordered the escheator to make inquisition concerning the same, and it is found by the inquisition that the rent is held of the said William by the service of a pair of gilt spurs and a yearly attendance at William's great court of Burwell after Michaelmas for all service, and not of the king.

*Membrane 6—Schedule.**Waranthia dierum.*

July 10.  
Westminster.

To the justices of the Bench. Order not to put Martin son of Peter de Fissacre in default for his failure to appear before them in five weeks from Easter last, as he was employed in the king's service on the Sunday in the said five weeks and on the Monday following, so that he could not appear before them in the action of warranty in which the said day was given to him, Roger de Pridias and Elizabeth his wife, John de Alneto and Sibyl his wife seeking before the justices against Richard de Portalla and Ela his wife two parts of a messuage, of two acres of land and of 2 acres of meadow in Portalla, and against Ralph de Portalla and Isabella his wife two parts of a messuage and of 2 acres of meadow in the same town, and against Stephen de Portalla, chaplain, two parts of a messuage and a moiety of a ferling of land in the same town, and against John son of Thomas de Killye a ferling of land and two parts of a messuage in the same town, and against Alice, late the wife of Hamelin de Portalla, a messuage, a third of 4 acres of land and of a ferling of land, and of three-quarters of an acre of meadow in the same town, and against John son of Roger de Heyles an acre of land in Polloyon and Wytelegh, and the said Stephen, John son of Thomas, Alice, and John son of Roger vouched to warranty the said Richard, Ela, Ralph, and Isabella, who warranted the tenements to them, and the said Richard, Ela, Ralph, and Isabella vouched the aforesaid Martin to warrant both the tenements that they had thus warranted and the said tenements sought against them.

By p.s.



## MEMBRANE 5.

1326.

May 2.  
Hailes.

To Stephen Alard of Wynchelse. Order to deliver to John de Bello Campo of Sumersete a moiety of the manor of Sellynges, co. Kent, which is in Stephen's custody, as the king,—at John's petition suggesting that Cicely de Bello Campo of Somersete, his mother, of whom he is the heir, demised to Bartholomew de Badelesmere for his life a moiety of the said manor, that Bartholomew assigned the moiety to Walter Colepeper, and that the moiety was afterwards taken into the king's hands by Walter's forfeiture,—appointed Henry de Cobham, Richard de Podesgrave, and Thomas de Faversham to enquire concerning the premises, and it is found by their inquisition, taken in Stephen's presence, that Cicely was seised of the moiety aforesaid as of her right and inheritance, and that she demised it to Bartholomew for the term of his life, and that she never afterwards made any other estate therein to him or to Walter, and that John is her next heir, and is aged 30 years and upwards, and that Bartholomew granted the moiety for his life to the said Walter, and that it was taken into the king's hands by Walter's forfeiture, and that it is in the king's hands solely for this reason, and that it is held of the king in chief by the service of a moiety of a knight's fee, and of rendering 5s. at the end of every fiftieth week to the ward of Dover castle, and of rendering 9d. yearly to the tourn of the sheriff of Kent, and of doing suit at the king's court of La Relenette from three weeks to three weeks. The king makes this order because he wishes to do what is just to the said John, Stephen having restored to chancery for cancellation the king's letters patent granting to him the aforesaid moiety for life, and the king has granted to him other lands for life in recompence.

By K.

April 29.  
Kenilworth.

To L. bishop of Durham. Order to cause his castle of Norham and his other places in Cumberland and Northumberland and other adjoining parts to be provided and fortified with men-at-arms, victuals, armour, and other necessities, certifying the king without delay of the number of men-at-arms thus placed by him in the said castle and other places and of all his proceedings in this matter, as the king understands that certain of the Scotch rebels have, without the consent of the magnates of Scotland, as the king believes, lately entered the realm in those parts by night, and have endeavoured to surprise (*surripuisse*) certain castles and fortlets in those parts, and propose to invade those parts and others in the marches of Scotland in greater multitude. It is provided, however, that nothing shall be attempted contrary to the form of the truce between the king and the Scots, which the king wills shall be observed so far as lies in his power.

By K.

[*Fœdera.*]

The like to the following :

Henry de Percy, concerning his castle of Alnewik.

Henry de Lancastria, earl of Leicester, concerning his castle of Dunstanburgh. [*Ibid.*]

To John de Claveryng. Like order concerning his castle of Werk, ordering him to go in person to the said castle, there to remain for the defence of those parts, so conducting himself in this behalf that it may not behove the king to take the castle into his hands and to provide for its custody.

By K.

[*Ibid.*]April 30.  
Kenilworth.

To William la Zousche of Haringworth. Order to cause his castle of Toteneys to be furnished and fortified with men-at-arms, victuals, arms, and other necessities, certifying the king of the number of men-at-arms thus placed therein and of all his proceedings in this matter. The king makes this order by reason of certain rumours that have come to his ears. By K.

1326.

*Membrane 5—cont.*May 2.  
Hailes.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause dower to be assigned to Alice, late the wife of Walter de Welles, tenant in chief, upon her taking oath not to marry without the king's licence.

May 1.  
Hailes.

To Thomas, earl of Norfolk, marshal of England. Whereas the king lately,—at the prosecution of Edmund Burglioun and Eleanor his wife, suggesting, by petition before the king and his council, that Eleanor recovered against Robert Walkefare before the justices of the Bench a third of 20*l.* of rent as her dower of the lands that belonged to William de Mountpynzon, her late husband, to be received from the manor of Great Riburgh, and that the sheriff of Norfolk took the said third into the king's hands with other lands that belonged to the said Robert by pretext of the king's order to take into his hands all the lands of the said Robert because he adhered to the rebels, and that the sheriff detained the said third from Edmund and Eleanor,—ordered William de Bereford to send to him the record and process of the suit that was before him and his fellows, justices of the Bench, between Eleanor, demandant, and the said Robert, deforciant, concerning her dower in Great Riburgh; and afterwards, when it was found by the said record and process that Eleanor recovered by consideration of the court the aforesaid third part against Robert and Margaret his wife, the king, wishing to be certified whether Eleanor was seised of the said third after she had thus recovered it, and whether she demised her estate therein to Robert or not, ordered the sheriff to make inquisition concerning the premises; and afterwards, because it was found by the inquisition that Eleanor was seised of the third in name of dower after she had thus recovered it, and that she did not make any estate thereof to Robert, the king caused 10 marks yearly to be paid Edmund and Eleanor for all the time that the manor was in his hands, for the said dower; and Edmund and Eleanor have now given the king to understand that the earl detains from them the said 10 marks yearly for all the time that he has had the manor of the king's grant, and they have prayed the king to provide a remedy; the king therefore orders the earl to pay to them the arrears of the said sum for all the time that he has had the manor, and to pay the same yearly henceforth during Eleanor's life, so that renewed complaint may not come to the king, as it was not the king's intention when he made the grant of the manor to the earl that any prejudice should be done to Edmund and Eleanor.

May 12.  
Gloucester.

To Robert de Bikkemore, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order not to distrain W. bishop of Exeter for fealty for the manor of Bishop's Cyst, co. Devon, which he holds by knight service of the heir of William Martin, tenant in chief, a minor in the king's wardship, as the king has taken his fealty.

April 28.  
Kenilworth.

To Richard Walewayn. Order not to intermeddle further with the temporalities of the priory of Farleghe, which he has taken into the king's hands by reason of the cession of brother John de Fiscampo, late prior thereof, William de Buested and Andrew Paynel, monks of the said house, having lately come to the king with letters of the sub-prior and convent, praying that, whereas the said house, which is of the king's advowson by reason of the lands that belonged to Humphrey de Bohun, late earl of Hereford, being in his hands, is void of pastoral rule by the cession of the said John, and that it is contained in a composition between Henry, sometime earl of Hereford, and the prior and convent, on the one part, and the prior and convent of Lewes, on the other, that, upon the voidance of the priory of Farleghe, the envoys of the earl and of his successors with two monks of the house of Farleghe appointed for this purpose shall come to



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*Membrane 5—cont.*

Lewes, and shall ask the prior of Lewes for a prior, and the prior of Lewes shall nominate to the envoys and monks two persons whom he shall think fit from the house of Lewes or of Farleghe, or of other houses of the Cluniac order, which envoys and monks shall take to them as prior one of the two persons whom they shall believe to be most fitting, and shall have him for prior, and the king, wishing to observe the said composition, has sent Robert de Bardelby, canon of Chichester, and Master William de Swanton, dean of Suth Mallyng, to the prior of Lewes with the said monks for this cause, so that the prior of Lewes should do what pertained to him according to the form of the composition, and the said Robert and William and the monks have been to the prior, and have besought that the composition aforesaid should be observed, and the prior of Lewes has named to them brothers Geoffrey de Sancto Lupo and Robert de Strete, monks of Lewes, and has presented them to the said envoys and monks, and they, after careful examination into the manners and conditions of the said monks thus nominated, have taken to them the said brother Robert and have admitted him as prior, as appears by the certificate of the said clerks; which admission the king accepts.

May 14.  
Gloucester.

To the sheriff of Derby. Order to cause sixty of the strongest and most suitable workmen of that county to be elected and to be delivered to Thomas Robyn, the substitute of Richard de Wygornia, king's clerk, keeper of the king's mines in cos. Cornwall and Devon, to be taken by him to those counties to work in the mines at the king's wages, which wages the king will cause to be allowed to the sheriff upon his account, as the king wills that the aforesaid number shall be chosen and taken to the said counties for the above purposes.

By C.

May 1.  
Hailes.

To the treasurer and barons of the exchequer. Whereas lately,—at the prosecution of the abbot of Croyland, suggesting by his petition before the king and his council that the king's escheators in cos. Lincoln, Northampton, Cambridge, and Leicester, in whose custody the temporalities of the abbey were by reason of the last voidance, have deferred exhibiting to the prior and convent, recipients of corrodies (*corrodariis*) and servitors, officers, and other necessary ministers of the abbey their maintenance during the said voidance out of the issues of the temporalities of the abbey, and that the treasurer and barons have hitherto deferred doing justice to the abbot complaining before them concerning the escheators' accounts at the exchequer, because they did not find in the rolls of the exchequer concerning other voidances of the abbey that any such allowance had previously been made,—the king, considering it just and reasonable that the prior and convent, recipients of corrodies, servants, officers, and ministers should be maintained out of the issues of the abbey during voidance, ordered the treasurer and barons to search the rolls and memoranda of the exchequer touching the accounts of voidances of other religious houses in the realm that are of the king's patronage concerning what was done in like case, and to certify the king thereof; and it is found by their certificate that, in the times of voidances of other religious houses of the king's patronage, allowances for the maintenance of the monks and other such servitors were made to the keepers of the abbeys in the times of the king's ancestors and in the king's time; the king orders the treasurer and barons to cause allowance to be made to the aforesaid escheators, in their accounts of the said issues, for the maintenance of the prior and monks of the abbey for the time of the last voidance, to wit 6*d.* a day for the said prior, 3*d.* a day for each of the monks, and for every one having a corrody in that house as much as a monk, having consideration to the corrodies that they receive when the abbey is not void, and 2*d.* a day for each of the ministers and officers of the abbey, and to cause answer to be made therefor to the abbot by the

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*Membrane 5—cont.*

escheators, and to cause to be done further in this matter what they shall see fit, notwithstanding that such allowances were not made in other voidances of the abbey.

April 25.  
Kenilworth.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to Claricia de Okstede, sister of Alina, late the wife of John de Hamme, a moiety of the manor of Okstede, which he has taken into the king's hands by reason of Alina's death, and not to intermeddle further with the other moiety, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Alina held no lands in chief in her demesne as of fee at her death in his bailiwick, but that she held for life a moiety of the said manor, except 51s. of rent from the abbot of Battle, of the demise of Henry de Lodgershale by fine levied in the king's court by the king's licence, and that the moiety ought to remain to Claricia for life after Alina's death according to the fine, and that a moiety of the said moiety is held of the king in chief as of the honour of Boulogne by knight service, and that the other moiety is held of Hugh de Nevill likewise by knight service, the king having taken Claricia's fealty for the moiety thus held of him.

May 2.  
Hailes.

To Henry de Cobham, keeper of forfeited lands in co. Kent. Order to deliver to John de Bello Campo of Somersete a moiety of the manor of Sellyngges, co. Kent, which Stephen Alard has surrendered into the king's hands by reason of the claim that John made therein [*as stated at page 476 above*].

By K.

May 20.  
Crookham.

To the constable of Berkeley castle, or to him who supplies his place. Order to cause all prisoners, enemies and rebels of the king, imprisoned in the castle in the constable's custody, to be kept safely and securely so that they may not escape from prison, or peril of escape may not arise, under penalty of his life and limb and of forfeiture of his goods and chattels at the king's pleasure, as certain of the king's enemies and rebels have escaped from divers prisons wherein they were confined by the king's orders. [*Fœdera.*]

By p.s.

The like to the constables, or those who supply their places, of the following castles :

Exeter.  
Wyndesore.  
Kenilworth.  
Notingham.  
Hereford.  
Rochester.  
Dover.  
Pevensey.

Bernard's castle.  
Colcestre.  
Sandale.  
Gloucester.  
Corf.  
Warwick.  
York. [*Ibid.*]

*MEMBRANE 4.*

May 29.  
Canterbury.

To Richard de Mosele, late keeper of the castles, towns, and manors of Conyngesburgh and Sandale, and of the manors of Wakefeld, Souresby, Braithewell, Fisselake, Dewesbury, and Halifax, co. York. Order to deliver to John de Warenn, earl of Surrey, the fermes, rents, and issues of the castles, towns, and manors aforesaid from 7 May last, the king having granted the castles, towns, and manors to him for life, in consideration of the grant, quit-claim, and warranty of the said castles, towns, and manors and of the manors and towns of Staunford and Grantham, co. Lincoln, as the king has granted to him the fermes, rents, and issues from 7 May last because he granted the castles, towns, and manors in co. York to the earl



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*Membrane 4—cont.*

for life on that day, although the earl had not then the king's letters patent. The king wills that, if the earl wish to buy the king's victuals in the said castles, the keeper shall permit him to have them at such price as others would give therefor, receiving the price from him first. By K. and by p.s.

May 2.  
Hailes.

To Payn de Portes, keeper of forfeited lands in co. Hertford. Order not to intermeddle further with two messuages, 200 acres of land, 16 acres of meadow, 8 acres of pasture, 4 acres of wood, and 9s. of rent in Stanstede Abbots and Hunesdon, in the aforesaid county, if they are in the king's hands solely by reason of the alleged adherence of John Joce to Bartholomew de Badelesmere, a late rebel, as the king learns by inquisition taken by John de Denum and John Ben that John de Liston granted the premises to John Joce and Christiana his wife by fine levied before the justices of the Bench, in the second year of the king's reign, to have to them and the heirs of their bodies, with remainder, in default of such heir, to the right heirs of John Joce, and that John Joce and Christiana were seised of the premises from the time of the levying of the fine until Sunday after the Purification, in the 12th year of the king's reign, on which day Christiana died at Stanstede Abbots, and that John Joce, after her death, held the tenements until Monday the feast of St. Lucy, in the 15th year of the king's reign, when the tenements were taken into the king's hands because it was said that John was an adherent of Bartholomew de Badelesmere, and that the tenements are in the king's hands for this reason, and that John Joce died whilst journeying with the king to Scotland in the 16th year of the reign, and that the tenements ought to remain to Thomas son of the aforesaid John Joce and Christiana, according to the fine aforesaid, and that they are held of other lords than the king by divers services, and that they are worth yearly in all issues 74s. 6d.

June 4.  
Saltwood.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order to cause Geoffrey de Say, son and heir of Geoffrey de Say, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [7432.]

The like to John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford.

By the same writ.

June 3.  
Saltwood.

To the sheriff of York. Order to pay to Thomas de Grey 6d. a day henceforth, and any arrears thereof from Easter last, in accordance with the king's grant of 25 February, in the 13th year of his reign, of 6d. daily by the hands of the sheriff of that county during the king's pleasure, in aid of the maintenance of Thomas and his wife.

May 1.  
Kenilworth.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order not to intermeddle further with John de Cobeham's manor of Notefeld, and to restore the issues thereof, the escheator having signified that he took the manor into the king's hands because he found by an inquisition of office that Ralph de Cobham, who held the manor of the king as of the honour of Boulogne, granted the manor to the said John for life.

April 23.  
Kenilworth.

To the sheriff of Northampton. Order to release John de Lungvill from prison at Northampton upon his finding mainpernors to have him before the king or his justices to stand to right if the king or any one else will speak against him, the sheriff having returned that John was indicted before Ralph Basset and Thomas Wake, keepers of the peace in that county, for that he and William de la Porte, with the assent of Roger de Turveye, broke, by Stephen Scot of Keyllemerssh and Juliana Baudewyne and others unknown, a certain attachment made at John's suit by the bailiffs

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*Membrane 4—cont.*

of the town of Northampton of woollen cloth to the value of 50*l.* sealed with the bailiffs' seals, in the custody of the aforesaid Roger, and carried away the aforesaid cloth, and had their will thereof, and that John was taken and is imprisoned in Northampton castle for this reason and no other.

June 4.  
Saltwood.

To John de Barewe, keeper of forfeited lands in co. Hereford. Order not to intermeddle further with a messuage that belonged to Adam de Castro Ricardi in the town of Richards Castle, as the king learns by inquisition taken in the keeper's presence by Roger de Baskevill and John Danyel that the said Adam bequeathed the tenement in his will to John his son, according to the custom in that town, to have to him and the heirs of his body, with remainder, in default of such heirs, to Alice his sister and to her heirs, and that John died without an heir of his body, wherefore the messuage ought to remain to Alice according to the form of the will aforesaid, and that Alice has not remitted or released her right in the messuage to any one, and that the messuage was taken into the king's hands because John was an adherent of certain rebels, and is thus in the king's hands, and that the messuage is not held of the king, and that it is worth yearly in all issues 4*s.*

June 15.  
Leeds.

To the constable of Ledes castle. Order not to distrain Thomas son of Nicholas Larcher of Dover for homage and fealty for certain tenements that he holds of the king by knight service as of the said castle, which lands he acquired when the castle was not in the king's hands, as the king learns by the constable's testimony, because the king has taken his homage and fealty.  
By p.s.

June 12.  
Sturry.

To Payn de Porte, keeper of forfeited lands in co. Hertford. Order to deliver to the prior and brethren of the Hospital of St. John of Jerusalem in England a water-mill in Cherleton and 60 acres of land in Hiche, and the issues thereof received by him from the time when they were taken into the king's hands, the keeper having signified that, amongst the other lands in co. Hertford, he took into the king's hands by commission of the exchequer sent to him the said mill and land, which William Tuchet took into his hands at the time of the annullation of the order of the Templars, and that they afterwards came to the king's hands by his forfeiture, and that they were delivered by the sheriff of that county to the prior and brethren of the Hospital amongst other lands of the Templars, and that the prior and brethren held them until Payn took them into the king's hands.

June 21.  
The Tower.

To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to cause Ralph de Albiniaco, son and heir of Elias de Albiniaco, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage.

The like to Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland.

June 20.  
The Tower.

John son of William son of Ralph de Foston, imprisoned at Leicester for the death of Gilbert Cole of Barewe, has letters to the sheriff of Leicester to bail him until the first assize.

June 12.  
Sturry.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order to cause to be paid to the abbot of Croiland, out of the issues of the temporalities of the abbey during the last voidance, 6*d.* a day for the prior, 3*d.* a day for each monk, and to each person having a corrody therein as much as a monk, having consideration to the corrodies that they receive when the abbey is not void, and 2*d.* a day to each minister and officer of the said house, for their maintenance for the time of the late voidance, for the reasons contained in the king's order to the treasurer and barons (*at page 178 above*).



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*Membrane 4—cont.*

June 20. To the treasurer and barons of the exchequer. Order to cause allowance  
The Tower. to be made to the aforesaid escheator for the money paid by him in execution  
of the preceding order.

July 2. To the sheriff of Kent. Order to cause Hugh Collebrand of Romeneye to  
Westminster. have 20 men sufficiently armed, immediately upon sight of the presents,  
which men he shall cause to be chosen within the sheriff's bailiwick, so  
that they be ready on Sunday after the Translation of St. Thomas the  
Martyr to set out in the king's service and to do what Hugh shall enjoin  
upon them on the king's behalf.

By K.

The like to the said sheriff for 100 men for the mayor of Sandwich.

By K.

*MEMBRANE 3.*

June 9. To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset,  
Sturry. and Dorset. Whereas the king has assigned to Philip de Columbariis and  
Eleanor his wife, sister and co-heiress of William son of William Martyn,  
tenant in chief, the following of the said William's lands, as her purparty  
of her brother's lands: the manor of Coumbe Martyn, co. Devon, of the  
yearly value of 36*l.* 18*s.* 3¼*d.*; the manor of Barnestaple, in the same  
county, of the yearly value of 26*l.* 11*s.* 7¾*d.*; the manor of Holne, in the  
same county, of the yearly value of 19*l.* 0*s.* 9½*d.*; certain lands in the city  
of Exeter, in the same county, of the yearly value of 12*s.* 9*d.*; the manor of  
Haldesworth, in the same county, of the yearly value of 30*l.* 15*s.* 6½*d.*;  
the manor of Southmolton, with the outer hundred of Southmolton and  
with the rent of Weststansti and Yestansti, in the same county, of the  
yearly value of 28*l.* 2*s.* 10¼*d.*; the manor of Freynyngton, in the same  
county, of the yearly value of 129*l.* 16*s.* 3¼*d.*; provided that Philip and  
Eleanor shall pay, during the minority of James de Audelegh, the kinsman  
and other heir of the aforesaid William, a minor in the king's wardship,  
7*s.* 0¼*d.* yearly to the exchequer by the hands of the escheator in co. Devon,  
and pay that sum to James when he come of age, for the excess of their  
purparty; and the king has taken the fealty of Philip for the lands of the  
purparty that are held of him, and has rendered the purparty to him  
and Eleanor: the king therefore orders the escheator to cause Philip  
and Eleanor to have seisin of the premises, taking from them security for  
payment of the relief.

*The purparty of James de Audelegh, the kinsman and other heir of the  
aforesaid William.*—The hamlet of Kilmyngton, co. Devon, of the yearly  
value of 39*s.* 8*d.*; a fifth of the manor of Toryton, in the same county, of  
the yearly value of 7*l.* 1*s.* 9½*d.*; the hamlet of Northlieu, in the same  
county, of the yearly value of 62*s.*; the hamlet of Takebeare, in the same  
county, of the yearly value of 21*s.* 8*d.*; certain tenements in Little Totton,  
in the same county, of the yearly value of 7*l.* 13*s.* 9*d.*; the manor of  
Warkelegh, in the same county, of the yearly value of 20*l.* 11*s.* 2½*d.*;  
certain tenements in Nimid St. George, in the same county, of the yearly  
value of 62*s.* 4*d.*; the manor of Nimid Tracy, in the same county, of the  
yearly value of 23*l.* 3*s.* 10½*d.*; the manor of Bovytracy, in the same  
county, of the yearly value of 51*l.* 7*s.* 9*d.*; the manor of Raddon, in the  
same county, of the yearly value of 10*l.* 6*s.* 8*d.*; certain lands in the manor  
of Wynkelegh, in the same county, of the yearly value of 20*l.* 11*s.* 7½*d.*;  
two parts of the manor of Lideforde, co. Somerset, of the yearly value of  
25*l.* 7*s.* 2½*d.*; the manor of Blakedon, in the same county, of the yearly  
value of 35*l.* 2*s.* 4¾*d.*; two parts of the hamlet of Staunton, in the same  
county, of the yearly value of 110*s.* 9¾*d.*; the castle and town of Newport  
with the land of Kemmeys in Wales, of the yearly value of 52*l.* 15*s.* 8*d.*;

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*Membrane 3—cont.*

certain tenements in Sholane, in the city of London, of the yearly value of 27s. 8d.

June 9.  
Sturry.

To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Whereas the king has assigned to Robert de Watevill and Margaret his wife, late the wife of the aforesaid William son of William Martyn, the following of the said William's lands as her dower, with the assent of the said Philip de Columbariis and Eleanor his wife: the manor of Dertyngton, co. Devon, of the yearly value of 55*l.* 17s. 7½*d.*; certain lands in Shillingford, in the same county, of the yearly value of 9s. 2*d.*; the manor of Ilfordecombe, in the same county, of the yearly value of 117s.; the hamlet of Uppex, in the same county, of the yearly value of 11*l.* 7s. 6*d.*; the manor of Taustoke, in the same county, of the yearly value of 100*l.* 3s. 9*d.*; the manor of Langacre, in the same county, of the yearly value of 23*l.* 3s. 4*d.*; the manor of Kyngeston, in the same county, of the yearly value of 57*l.* 13s. 2*d.*; certain lands in the hamlet of Wotton, in the same county, of the yearly value of 43s. 6*d.*; the manor of Pulle, co. Somerset, of the yearly value of 15*l.* 14s. 1*d.*; provided that Robert and Margaret pay, during the minority of the aforesaid James de Audelegh, 18s. 0½*d.* yearly to the exchequer by the hands of the escheator in co. Devon, and pay that sum to James after he come of age, for the excess of the dower.

June 18.  
The Tower.

To the same. Whereas the king has assigned the following of the lands that Robert de Watevill and Margaret his wife, late the wife of William son of William Martyn, tenant in chief, hold as her dower of William's inheritance by the king's assignment, which ought to revert after her death to Philip de Columbariis and Eleanor his wife, sister and one of the heirs of the said William son of William, and to James de Audelegh, kinsman and the other heir of the said William son of William, to the said Philip and Eleanor, to have in their purparty after Margaret's death: the manor of Taustoke, co. Devon, of the yearly value of 100*l.* 3s. 9*d.*; the hamlet of Uphex, in the same county, of the yearly value of 11*l.* 7s. 6*d.*; certain lands in Shillingford, in the same county, of the yearly value of 9s. 2*d.*; the manor of Ilfordecumbe, in the same county, of the yearly value of 117s.; certain lands in Wotton, in the same county, of the yearly value of 43s. 6*d.*; the manor of Pulle, co. Somerset, of the yearly value of 15*l.* 14s. 1*d.* The king therefore commands the escheator to cause the manor and lands aforesaid to be delivered to Philip and Eleanor after Margaret's death.

*The aforesaid James's purparty of the reversions of lands that are held in dower.*—The manor of Kyngeston, co. Devon, of the yearly value of 57*l.* 13s. 2*d.*; the manor of Dertyngton, in the same county, of the yearly value of 55*l.* 17s. 7½*d.*; the manor of Langacre, in the same county, of the yearly value of 23*l.* 3s. 4*d.*

June 20.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause all and singular the men of the counties of Northumberland, Cumberland, Westmoreland, and York and of the bishopric of Durham to have respite until Martinmas next for the money due for victuals lately sold to them by the king, as the king has granted them such respite. By K.

June 19.  
The Tower.

To the treasurer and chamberlains. Order to pay to David de Strabolgi, earl of Athole, 66*l.* 16s. 3¾*d.* for the issues of the castle of Castelaere, the manors of Styvekeie, Possewyk, West Lexham, and Holcham, co. Norfolk, Kentwell, co. Suffolk, Westle, with the houses of St. Edmunds, Bishop's Hatfield, co. Hertford, and of certain lands in Dakenham, co. Essex, and certain tenements in Holewell, co. Hertford, the treasurer and chamberlains having certified the king that John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, has answered at



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*Membrane 3—cont.*

the exchequer for the above sum for the issues of the premises from 22 March, in the 18th year of the king's reign, until Michaelmas following, the king having, on 27 February last, ordered the escheator to deliver the premises to the earl, together with the issues thereof from 22 March, when they were assigned to him [*as at page 446 above*], as the escheator returned that he could not deliver the issues of the above period because he had answered at the exchequer for the same. By K.

To the same. Like order to pay to the earl 41*l.* 11*s.* 8½*d.* for the issues of the manor of Geynesburgh, co. Lincoln, the treasurer and chamberlains having returned that Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland, had answered at the exchequer for the above sum for the issues for the above period.

June 26.  
The Tower.

To the treasurer and barons of the exchequer. Order to cause a seal for the rule of the castle and honour of Haverford in Wales, which Aymer de Valencia, late earl of Pembroke, held for life of the king's inheritance, to be made and sent to the said castle, to be delivered to Robert de Penres, keeper of the castle and honour aforesaid, for the execution of the things that pertain to the office of the seal aforesaid, as the king wills that a seal shall be newly made and appointed in the castle for preserving the liberties pertaining to the castle and honour aforesaid.

July 5.  
Sheen.

To the arrayors of men according to the statute of Winchester in cos. Norfolk and Suffolk. Order to cause, immediately upon sight of these letters, 300 armed footmen of those counties to come at a certain place and day to be signified to them by John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the northern parts. By K.

July 5.  
Sheen.

To John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the northern parts. As the king wills that all mariners who ply the sea (*mare exercentes*) shall be armed with double armament (*armatura*) and that all those who have small boats (*manfares*) shall be armed with single armament, for the defence of the realm, he orders the admiral to survey all the said mariners and also those who have 'manfares' throughout his whole bailiwick, so that they be armed in form aforesaid, under penalty of losing their hire (*lowagium*) and carriage. By K.

July 1.  
Westminster.

To John Darcy, justiciary of Ireland. Order to cause Maurice de Wellesleye, brother of John de Wellesleye, to have the presentation or collation under the king's seal of Ireland to the next church or prebend of the value of 40 marks next becoming void and pertaining to the king's donation or collation, as the king has granted to Maurice, at the instance of his brother, the next church or prebend of the above value becoming void in Ireland. By K.

*MEMBRANE 2.*

June 22.  
The Tower.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Whereas at the prosecution of Master John de Wanetyngg, warden of the House of the Scholars of Merton, Oxford,—suggesting that he acquired in fee to him and his house, in the time of the late king, by the late king's licence, from Henry de Foderingg' and Robert de Candovre certain lands in Kibbeworth Harecourt, and that Guy de Bello Campo, then earl of Warwick, pretending that the lands were held of him, took them into his hands by pretext of the statute of mortmain, and that, although the earl afterwards, considering that he had no right in the lands, restored them to the warden by his deed, the escheator took the

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*Membrane 2—cont.*

lands into the king's hands by pretext of an order of the king's to take into his hands the manors of Kibworth Beauchamp and Kibbworth Harecourt, which belonged to the said earl, by reason of the minority of his heir, and also by colour of the aforesaid seisin that the earl had in the said lands, as if the earl had died seised of the lands,—the king ordered the escheator to make inquisition concerning the lands, by which inquisition it is found that the earl did not die seised of the manor of Kibbworth Harecourt, to wit of the aforesaid lands in Kibbworth Harecourt that the warden acquired in fee to him and his house from the aforesaid Henry and Robert, but that the earl seised the manor of Kibbworth Harecourt into his hands sixteen years before his death because the warden acquired it in fee without his licence from the said Henry and Robert, who held it of John de Harecourt by the service of a moiety of a knight's fee, and John held it of the earl by the said service, and John, as next chief lord, did not seize it into his hands within a year after the aforesaid acquisition, by virtue of the aforesaid statute, and did not intermeddle with it in anywise, and so the earl continued his seisin for the time of the said sixteen years until Friday before St. Laurence, in the 9th year of the king's reign, upon which day the earl surrendered and restored to the warden and his house aforesaid in fee the manor of Kibbworth Harecourt, to wit the aforesaid lands in Kibbworth Harecourt, and delivered seisin thereof to the warden by William Swan, his attorney, by his letters patent on Saturday after the aforesaid Friday at Kibbworth Harecourt, and all tenants of the said manor on the same day attorned themselves to the warden for their fealty and other services, and that the earl died at Warrewyk on Tuesday after the said Friday, and that the warden was fully seised of the manor for three days before the earl's death by the aforesaid surrender and restitution, and that the manor is worth in all issues 8*l.* 15*s.* 4*d.* according to their true value; the king orders the escheator not to intermeddle further with the said lands in Kibbworth Harecourt that the warden acquired from the said Henry and Robert, restoring the issues thereof to the warden.

June 18. To Thomas Ace. Order not to intermeddle further with the manor of  
The Tower. Tilsope, which he holds at ferm of the king's commission, and to restore the issues thereof received by him during the time that he has had the custody to Agnes, late the wife of Roger de Elmerugge, as the king learns by inquisition taken by John Inge and Thomas de Louth, in the presence of the said Thomas and of John de Barewe, keeper of forfeited lands in co. Salop, that Henry de Wolaston granted the manor by charter, in the 11th year of the reign, to the said Roger de Elmerugge and Agnes, to them and to their heirs, and that they were seised thereof from the time of the making of the charter, and continued their seisin thereof until the manor was taken into the king's hands with other lands of the said Roger by his forfeiture, and that Roger and Agnes never changed their estate in the manor, and that the manor is in the king's hands for this reason and for no other, and that it is held of Richard Talbot, lord of Richards Castle, by the service of a third of a knight's fee, and that it is worth yearly in all issues 100*s.*

By p.s.

June 26. To Roger Mauduyt, keeper of the lands in co. Northumberland that  
The Tower. belonged to Robert de Umframvill, late earl of Anegos, tenant in chief, in the king's hands by reason of the minority of the earl's heir. Order to pay to Henry de Percy the arrears of 4 marks yearly for the time that Roger has had the custody of the said lands, and to pay him the same yearly henceforth, as the king learns by inquisition taken by Simon de Grymesby, escheator in eos. York, Northumberland, Cumberland, and Westmoreland, that the earl held on the day of his death certain lands in Shirmunden, Alwenton, Faudon, Clenhill, Bidlesden, Borudon, Sharperton,



1326.

*Membrane 2—cont.*

Thirnom, Nederton, and Angram, co. Northumberland, of the said Henry as of the barony of Alnewyk by the service of 4 marks yearly for all service.

June 10.  
Sturry.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and the city of London. Order to deliver to Alesia, late the wife of Stephen de Segrave, a messuage with a garden in the marsh of Suthwerk, as the king learns by inquisition taken by the escheator that Stephen and Alesia held the messuage and garden jointly of the gift of Richard But, to them and the heirs of Stephen, and that the messuage and garden are held of the bishop of Winchester by the service of 8s. 8d. yearly and by doing suit at his court of Suthwerk from three weeks to three weeks.

June 28.  
Westminster.

To John de Pabenham, constable of Tonebrigge castle. Order to permit the prior and convent of Tonebrigge to have two sumpterhorses (*summarios*) to carry wood from the dead wood from the grove of Tonebrigge, and to have pannage for 120 swine in the forest of Tonebrigge, and to have a hart yearly at the feast of St. Mary Magdalene, as the king learns by inquisition taken by Thomas de Faveresham and William de Cotes [*etc. as at page 427 above*].

July 6.  
Byfleet.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to Margaret, late the wife of Ralph de Frechevill, a knight's fee in Blakewell, co. Derby, which Thomas de Chaworth holds, of the yearly value of 10*l.*, and a fee in Athershegge, in the same county, which Nicholas de Longford holds, of the yearly value of 10*l.*, which the king has assigned to her as dower of the knights' fees pertaining to the manor of Cruch, which is held of the king in chief, which manor with the fees pertaining thereto Roger Beler, deceased, acquired from the said Ralph after the latter's marriage to the said Margaret, the fees having been taken into the king's hands by reason of Roger's death.

To the same. Order to deliver to Alice, late the wife of Roger Beler, tenant in chief, a knight's fee in Aischovre, co. Derby, which Ralph de Rieresby and Adam de Rieresby hold, of the yearly value of 12*l.*, a moiety of a fee in Dethek, Shukthorn, Tannesley, and Lee, in the same county, which Geoffrey de Dethek, Peter de Wakebrugge, and other tenants hold, of the yearly value of 6*l.* 13*s.* 4*d.*, as the king has assigned the said fee and moiety to her as her dower of Roger's knights' fees.

*Memorandum*, that this assignment was made with the assent of the aforesaid Margaret and Alice.

June 10.  
Sturry.

To John de Bolingbrok, escheator, etc. Whereas the king learns by inquisition taken by the escheator that Agnes, late the wife of James de Sutton, knight, did not hold any lands of the king in chief as of the crown in his bailiwick on the day of her death, but that she held on the said day the manor of Egrum for the term of her life of the grant of Hugh Barry, formerly parson of Ratington, made to her and her late husband by fine levied before the justices of the Bench, and that the manor ought to remain after her death to Richard, son of the said James and Agnes, and to the heirs of his body, and that Richard is aged 30 years and more, and that the manor is held of the heir of Thomas de Bekeryng', knight, lately deceased, whose lands are in the king's hands by reason of his death, and of divers other lords by knight service; the king orders the escheator to deliver the manor to Richard, taking his fealty due to the king in this behalf, certifying the king of the said fealty without delay.

July 1.  
Westminster.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order to deliver to Ralph de Camoys and Margaret his wife a carucate of land in Efflyngham, and not to intermeddle

1326.

*Membrane 2—cont.*

further with the manor of Little Bokham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Mary, late the wife of William de Bruose, held for life on the day of her death the said carucate and manor and the advowson of the church of the manor by fine levied in the late king's court, of the gift of Ralph de Camoys and Margaret his wife, so that after Mary's death the land and manor and advowson should revert to Ralph and Margaret and to the heirs of Margaret, and that the carucate of land is held of the king as of the honour of Gloucester, which is in the king's hands, by the forfeiture of Hugh Daudele the younger, by the service of a quarter of a knight's fee, and that the manor is held of the earl of Winchester as of the honour of Brembre, the king having taken the fealty of Ralph for the land that is held of him.

*MEMBRANE 1.*

July 6.  
Byfleet.

To William de Weston, escheator in cos. Kent, Surrey, Sussex, Middlesex, and in the city of London. Order to deliver to Hugh le Despenser, earl of Winchester, the manors of Fyndon, Wassington, Bedyngges, West Grenested, and Kyngesbernes, which have been taken into the king's hands by reason of the death of Mary, late the wife of William de Brewosa, together with the issues thereof, as the king learns by inquisition taken by the escheator that Mary held the said manors in dower at her death as of the inheritance of the said Hugh, by grant from Alina, late the wife of John de Moubray, by fine levied by the king's licence in his court, and that the manors are parcels of the barony of Brembre, which is held of the king in chief by the service of  $1\frac{1}{2}$  knights' fees; provided that the earl come to the king when he be next at Westminster to do homage and fealty.

July 6.  
Byfleet.

To the same. Order not to intermeddle further with the manor of Wykham and with the advowson of the church of the same, which have been taken into the king's hands by reason of the death of William de Brewosa, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held the manor and advowson for life on the day of his death of the inheritance of Hugh le Despenser, earl of Winchester, of the earl's grant by fine levied in the king's court, and that the manor and advowson are not held of the king.

To the same. Order to deliver to the aforesaid earl the manors of Knappe, Beaubusson, and Horsham, and the forest of St. Leonards, which have been taken into the king's hands by reason of the said William's death, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held the premises for life on the day of his death of the inheritance of the said earl by grant of Alina, late the wife of John de Moubray, by fine levied between them by the king's licence in his court, and that the manors and forest are parcels of the barony of Brembre, which is held of the king in chief by the service of  $1\frac{1}{2}$  knights' fees; provided that the earl come to the king when he be next at Westminster to do homage and fealty.

July 6.  
Sheen.

To Master John de Radeswell and Robert Miles. Order to supersede until Midsummer next, unless otherwise ordered, the exacting from Hamo de Masci for the king's use of 15*l.* 18*s.* 4*d.*, by reason of the bailiwick of Makelesfeld and Overton Madok, which John and Robert have of the king's commission. The king makes this order at the request of Oliver de Ingham, who is staying in the king's service in the duchy [of Aquitaine].  
By K.

July 6.  
Byfleet.

To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London. Order not to intermeddle further with the



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*Membrane 1—cont.*

tenements specified below, which he has taken into the king's hands by reason of the death of Mary, late the wife of William de Brewosa, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Mary held on the day of her death certain lands in Bromelagh and Clendon of the grant of R . . . de Brewosa and Alice his wife made by fine levied in the court of Henry III. to the said William and Mary, to hold to them and the heirs of their bodies, and that the tenements ought to remain, after Mary's death, to Thomas son of Peter, son of the said William and Mary, and that the tenements are not held of the king, and that Mary held on the said day for term of her life certain lands in Cheresworth near Horsham and Segewy . . near Horsham of the grant of the said Peter, and that the lands ought similarly to revert to Thomas after her death, and that they are not held of the king.

1325.

*MEMBRANE 34d.*

July 8.  
Westminster.

The prior of the Hospital of St. John of Jerusalem in England acknowledges that he owes to James Beauflour 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John de Grantham, citizen and pepperer of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Richard Jeudewyne of Polyng acknowledges that he owes to Master Hugh de Warknethby, treasurer of Holy Trinity, Chichester, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert, prior of Tuttebury, acknowledges for himself and convent, that he owes to Henry de Sancto Jacobo three sacks of wool, price 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Nicholas Trymenel, knight, John le Wolf, parson of the church of Asshene, and Robert le Wolf, son of John le Wolf, acknowledge that they owe to Philip le Wolf and Margery his wife 200 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Robert le Wolf son of John le Wolf, and John le Wolf, parson of the church of Asshene, acknowledge that they owe to Philip le Wolf and Margery his wife 800*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

*Cancelled on payment.*

July 9.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Louis, bishop of Durham, to have respite until Michaelmas next for the 100 marks that the sheriff of York exacts from him by summons of the exchequer, wherewith the sheriff is charged at the exchequer.

Richard Burdet of Shepeye acknowledges that he owes to John de Pulteneye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John Lilleburn, knight, acknowledges that he owes to Henry son of Hugh 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Maurice Dragswerd acknowledges that he owes to William de Aune, knight, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

1325.

*Membrane 34d—cont.*

Peter, prior of the church of St. Mary, Suthwerk, acknowledges, for himself and convent, that he owes to Master Albertinus Roger de Pistorio, clerk, and Alexander Prety of Siena 126*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*Cancelled on payment.*

Stephen Boweles of Edelesburgh acknowledges that he owes to Henry le Rede and John de Belton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

William de Neuport acknowledges that he owes to John de Liston, knight, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Liston, knight, acknowledges that he owes to William de Neuport 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

July 10.  
Westminster.

Robert le Wolf, son of John le Wolf, acknowledges that he owes to Philip le Wolf, knight, and Margery his wife 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Weston, knight, acknowledges that he owes to Benedict de Folsham and John de Causton, citizens of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Henry de Boys, son and heir of Richard du Boys, acknowledges that he owes to Martin de Grymmeston, chaplain, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Bapthorp acknowledges that he owes to Master Henry de Clyf 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Robert de Bardelby received the acknowledgment.

William Furneys of London acknowledges that he owes to Thomas de Enefeld, citizen of London, 41*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

The abbot of Waverle acknowledges, for himself and convent, that he owes to Andrew Jake of Pistoia and Albertinus Rogeri de Pistorie (*sic*) 180*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

William de Trill acknowledges that he owes to John Inge 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

William, abbot of Langedon, puts in his place brother Henry de Byholt, his fellow-canon, and Durandus de Wydmerpol to prosecute a recognisance for 40*l.* made to him in chancery by John Malemayns of Waldwarschare, knight.

Roger de Messenden, the elder, and Roger his son acknowledge that they owe to the prior of Canons Assheby 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Peter Foun and Robert de Wolrington acknowledge that they owe to Richard son of Henry le Clerc of Westmarkham 4*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

John Torel, knight, acknowledges that he owes to Walter de Blecchyngleye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hugh de Northburgh and Simon de Northburgh, chaplain, acknowledge that they owe to Nicholas de Sancto Marco 70 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.



1325.

*Membrane 34d—cont.*

Peter son of Andrew Russel, knight, acknowledges that he owes to Hugh de Northburgh 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Richard de Calewyth acknowledges that he owes to Master William Inge, archdeacon of Surrey, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

July 12. John de Charteneys and Richard de Brokehirst of Kent, 'tailliour,' of  
Westminster. London acknowledge that they owe to Henry le Palmere of London, 'vyneter,' 80 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

July 11. John de Crumbewell, who is staying in the king's service in parts beyond  
Westminster. sea in the company of the queen, has letters of respite for all debts due to the exchequer until Michaelmas next, and the treasurer and barons of the exchequer are ordered to cause him to have such respite. By K.

William de la Sale, who has long served the king and his father, is sent to the master and brethren of St. John's hospital, Wilton, to receive for life maintenance in food and clothing.

John le Frere of Estbury acknowledges that he owes to Master John de Blebury, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Richard Totynel of West Wardon, chaplain, acknowledges that he owes to Roger de Messendon Coleworth, the elder, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hugh son of Peter le Hunte of Belton, Peter de Notingham of Upyngham, and Ralph Tayllard of Eglyton acknowledge that they owe to Robert de Kendale, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Rutland.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Peregrine de Controne, merchant, 1,000 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment, acknowledged by Master Poncius de Controne, Peregrine's attorney.*

July 10. Robert le Mareschal, goldsmith (*orfever*) of London, puts in his place  
Westminster. William de Emeldon, clerk, to prosecute a recognisance for 10*l.* made to him in chancery by Henry de Notingham, 'peleter' of London.

July 12. John de Vieleston and John de Breydeston acknowledge that they owe  
Westminster. to William de Cleydon, knight, 12*l.* 8*s.* 2*d.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

John Giffard of Cotherstok acknowledges that he owes to Thomas Hastang, knight, and Elizabeth his wife 156*l.* 17*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

John de Rythre acknowledges that he owes to Richard de Ayremynne, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Hugh le Despenser, earl of Winchester, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

1325.

*Membrane 31d—cont.*

The said prior acknowledges that he owes to Ingelram Berenger, 130*l.* ; to be levied, in default of payment, of his lands and chattels in co. Leicester.  
*Cancelled on payment.*

John de Stirchesle acknowledges that he owes to Donald de Mar 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William Cap of Bury acknowledges that he owes to William de Colleby, clerk, 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Enrolment of deed of William de Bourne, acknowledging receipt, on 13 July, 19 Edward II., from William de Weston of co. Surrey of 13*l.*, for the purpose of trading with the same for the profit of the said William de Weston until Michaelmas next, reasonable account thereof to be rendered when demanded, the money and the profit to be paid to William de Weston or his attorney in his house at Weston at Michaelmas ; to do which William de Bourne obliges himself, his heirs and executors. Witnesses : Ralph de Candevere ; John de Newerk ; Laurence de Canefeld ; Robert de Paxton ; Thomas de Weston ; John de Weston. Dated at Westminster, 13 July, in the year aforesaid.

*Memorandum*, that William de Bourne came into chancery, on the aforesaid day, and acknowledged the above deed.

The abbot of Waverle acknowledges for himself and convent that he owes to John de Oxenford, vintner of London, 224 marks ; to be levied, in default of payment, of their lands and chattels in co. Surrey.

*MEMBRANE 33d.*

July 8. To James, king of Aragon, Valencia, Sardinia, and Corsica, [etc.]. King Westminster. James's letters sent to the king contained that Bernard Serra, Peter Rubi, William Pastoris, and Peter de Palacio, citizens and merchants of Barcelona, his subjects, had been robbed at sea by malefactors of this realm whilst returning from Flanders with certain of their galleys laden with divers things, and that the said galleys and the goods therein had been taken to the port of Sandwich by the malefactors, and prayed the king to cause restitution to be made to the said merchants for the goods aforesaid and for their damages. The king informs him that he appointed, at James's notification at another time, certain of his subjects to enquire the names of the malefactors aforesaid who could be found within this realm, and concerning the goods aforesaid, so that he might provide for the indemnity of the merchants ; and although many inquisitions were taken concerning the said deed, the truth concerning the robbery could not be discovered, because the merchants did not care to prosecute by themselves or others in form of law, and the matter is still pending undecided owing to their default, they having neglected to inform the justices aforesaid in any way. King James must therefore not wonder that the merchants have not recovered their goods thus stolen, as they assert, at sea, since they would not make prosecution against the robbers or inform the king or his justices of the robbers' names, and it is difficult in such a case without the instance of the party to find out the truth concerning rapine committed at sea, and no reason permits the innocent to be condemned for the guilty. James is to know for certain that if the merchants will prosecute by themselves or their proctors, and will make themselves a party, or promote the king's office, the king will cause full and speedy justice to be exhibited to them with all favour, and he has always offered himself, and still offers himself, ready to do so.



1325.

*Membrane 33d—cont.*

Enrolment of deed of Thomas de Mounthermer granting to his brother Edward de Mounthermer an annual rent of 20*l.* for the term of the donor's life, to be received from his manor of Stoke-in-Hamme. Witnesses: Thomas le Blount, the king's steward, Richard Talbot, Hugh de Turpynton, John de Sapy, Robert de Sapy, knights; Thomas de Bradeston; Richard de Brankescoumb. Dated at Westminster, on Thursday after the Translation of St. Thomas the Martyr, 19 Edward II. *French.*

*Memorandum*, that Thomas came into chancery at Westminster, on the aforesaid day, and acknowledged the above.

Enrolment of agreement, made on Thursday before the said feast, 18 Edward II., between the said Thomas and Edward, witnessing that whereas the king has granted to them by charter all the lands that Sir Thomas Matheu son of John held for his life in Devonshire, Hampshire, and Wiltshire, the reversion whereof pertained to the king, to have and to hold to Thomas and Edward in certain tail, as comprised in the king's charter, they agree that Thomas shall have and hold in severalty the manor of Stoke-in-Hamme with all the appurtenances, except the advowson of the church of the said manor, to which he and Edward shall present jointly, and that Edward in like manner shall have and hold in severalty the manors of Warblyngton and Hunton, co. Southampton, the manor of Piworthy, with two parts of the manor of Okeford, co. Devon, and the manor of Erlystok, co. Wilts, except part of the lands in the latter that Eleanor, late the wife of the said Sir Matthew (*sic*), holds in dower, and except the advowsons of the said manors, which remain at the common presentment of Edward and Thomas, so that if Thomas die before Edward, the latter shall enter the manor of Stoke-in-Hamme, to hold for life notwithstanding these covenants, without challenge on the part of Thomas's heirs; and if Edward die before Thomas, the latter may in like manner enter the manors of Warblinton, Hunton, Pyworthy, Erlystok, and the two parts of the manor of Okeford. Witnesses: Sir Thomas le Blount, then steward of the king; Richard Talebot, Hugh de Turpynton, John de Sapy, Robert de Sapy, knights; Thomas de Bradeston, Richard de Brankescoumb.

*Memorandum*, that Thomas and Edward came into chancery at Westminster, on the said day, and acknowledged the above indenture.

Enrolment of deed of William de Haukesgarth of Stitenum acknowledging receipt from Sir Adam de Brom, clerk, of 5 marks to buy horses and other provisions for his use, as Adam has enjoined upon him by word of mouth; for which sum William obliges himself to render account. Dated at London, on Tuesday after the Translation of St. Thomas the Martyr, 19 Edward II.

*Memorandum*, that William came into chancery at Westminster, on the said day, and acknowledged the above deed.

July 13. Payn le Pursere of London, Thomas del Brentewode of London, Thomas Westminster. Malegraffe of co. Essex acknowledge that they owe to William de Cleydon 13*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

Roger de Kent [dwelling] near St. Helen's, London, John atte Sole of London, William Mountagu, citizen of London, and Walter Klenehand of London acknowledge that they owe to William de Cleydon, knight, 22*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.

July 15. Ralph Bigot, knight, acknowledges that he owes to John le Latimer, The Tower. knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1325.

*Membrane 33d—cont.*

The said Ralph acknowledges that he owes to the said John 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

The said Ralph acknowledges that he owes to the said John 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Ralph Giffard and Geoffrey de la Lee acknowledge that they owe to John de Cherleton and Henry Darcy 40*l.* ; to be levied, in default of payment, of their lands and chattels in co. Hertford.

July 17.  
The Tower.

John de Shotesham acknowledges that he owes to Boniface de Perueh', Silemannus Loteri, and John Junctyn, and their fellows, merchants of the society of the Peruzzi of Florence, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

George de Thorp, knight, acknowledges that he owes to John de Cove, knight, 15*l.* ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Colonia, parson of the church of Haliwell, acknowledges that he owes to Maurice le Breun, knight, and Richard atte Sterre of London, 250*l.* ; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

To the treasurer and barons of the exchequer. Order to cause Henry de Percy to have respite during the king's pleasure for all debts due to the exchequer, for his own debts and those of his father.

By K.

Robert de Wodehous, canon of St. Mary's, Lincoln, acknowledges that he owes to Hugh le Despenser, lord of Glamorgan, 200*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Nottingham.

*Cancelled on payment.*

Walter de Carleton puts in his place Richard de Farford to prosecute a recognisance for 200*l.* made to him in chancery by Hugh de Lincoln, citizen of York, and Andrew Hode of Stykeneye.

John Stoter, clerk, puts in his place William de Emeldon, clerk, to defend a recognisance for 40 marks made by him in chancery to Robert de Clayton.

Roger le Botiller acknowledges that he owes to Henry Darcy of London 24 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Master John de Brudeport, parson of the church of Hopesay, acknowledges that he owes to John de Kenele, clerk, 40*l.* ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Devon.

Henry de Pluckele, parson of a moiety of the church of Esterkele, acknowledges that he owes to Ralph de Perham 100*l.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

July 18.  
The Tower.

To Master John Walewayn. Order to appear before the king's council in chancery on Monday next, laying aside all other matters, to inform the king concerning certain affairs to be more fully explained to him then.

July 19.  
The Tower.

Robert de Haddele and Donatus de Stratford acknowledge that they owe to John Cotoun of London and Robert de Lambourne of Kandelwykestrete 100 marks ; to be levied, in default of payment, of their lands and chattels in co. Berks.

Thomas de Muskham acknowledges that he owes to the prior of St. Bartholomew's, Smethefeld, London, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Hertford.



1325.

*Membrane 33d—cont.*

Master John de Eppewell, parson of the church of St. Michael, Wodestrete, London, acknowledges that he owes to John de Marton, clerk, 105 marks ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in the city of London.

July 19.  
The Tower.

To the abbot and convent of Buffetre. Request that they will admit into their house William de Spyneye, who has long served the king and his father, and that they will administer to him for life maintenance, making letters under their seal granting the same to him, certifying the king of their proceedings in writing.

Enrolment of general release by Thomas de Gonaton to Thomas de Sweyneseye of all actions, etc., against him. Witnesses: Roger de Stowe, Elias de Chorleton, Gregory de Morton, John Aleyn, John de Wyke, Roger de Ardern, of the parish of St. Mary atte Stronde, William de Kevylingworth, clerk. Dated at Westminster, on Friday before St. Margaret, 19 Edward II.

*Memorandum*, that Thomas de Gonaton came into chancery at Westminster, on St. Margaret's day, and acknowledged the above.

Brother John de Opton, master of St. John's hospital, Northampton, Thomas de Chellesfeld of London, and Richard de Opton, 'deyer' of London, acknowledge that they owe to Adam de Salesbury of London 140*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

*Cancelled on payment.*

William Nicol of Selesey acknowledges that he owes to Simon de Redyng 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

July 17.  
The Tower.

To the abbot and convent of Bukefast'. Request that they will admit into their house Nicholas le Venour, who has long served the king in the office of huntsman and who was maimed in the king's last hunt in the New Forest, in place of William de Brigstuyt, deceased, who had his maintenance in their house at the king's request, and that they will grant to Nicholas for life such maintenance as William used to receive, causing letters patent granting the same to be made under their common seal, certifying the king of their proceedings herein in writing.

By K.

*MEMBRANE 32d.*

Enrolment of release by Henry son of Richard de Milton to Sir Edward Charles, knight, and lady Alice, his wife, and the heirs of the said Edward of his right in a certain manor of Edward's in Miltone, in the parish of Castre near Peterborough, and in all things pertaining thereto or that pertained thereto in the time of Sir Geoffrey de Milton, knight, Henry's uncle. Witnesses: Sir Geoffrey de la Mare, Sir Thomas Wake of Helpston, Sir Robert de Veer, Sir Nicholas de Gunevill, knights; Henry Paas of Bernak, Hugh de Norburgh, John de Merlee, William Cordel of Castre, Nicholas Morel of the same, William Beneyt of Milton, Elias de Eston, of the same, John Peitevyn of the same. Dated at Milton, on Wednesday the eve of St. Mark, 18 Edward II.

*Memorandum*, that Henry came into chancery at Westminster, on 19 July, and acknowledged the above.

July 19.  
The Tower.

Ralph Mareschal acknowledges that he owes to John le Latimer, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1325.

*Membrane 32d—cont.*

July 22. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem  
The Tower. in England, acknowledges for himself and his successors, that he owes to Hugh de Courteney, knight, 200*l*.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Ankerus de Alemaygne acknowledges that he owes to Hugh de Curtenay 100 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Bury of Gloucester acknowledges that he owes to James Mymecan 20*l*.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

July 19. Adam, prior of Lewes, acknowledges that he owes to the king 10,000*l*.;  
The Tower. to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Cancelled by the king's order, as appears in the schedule sewed to this.*

July 22. John de Rythre acknowledges that he owes to Master Robert de Baldok,  
Hadleigh. the younger, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Richard de Dounamney, vicar of the prebendal church of Blebury, acknowledges that he owes to Master John de Blebury 20*l*.; to be levied, in default of payment, of his lands and chattels in co. Berks.

*Cancelled on payment.*

—— Roger de Swynnerton puts in his place Benedict de Normanton, clerk,  
—— and Richard de Peshale to prosecute a recognisance for 300 marks made to him in chancery by Saer de Rocheford, Alan de Wodehale, and others.

July 24. William son of William Rocelyn of Houden acknowledges that he owes  
Hadleigh. to William de Clyf, clerk, 50*l*.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

July 19. To the prior and convent of Durham. Request that they will admit into  
The Tower. their house William le Jetour, who has long served the king and his father, and that they will provide him with maintenance for life, making letters patent under their common seal granting him the same, certifying the king of their proceedings therein by their letters and by the bearer hereof.

By K.

Hugh Picard of London acknowledges that he owes to Joan le Whyte 13*l*. 6*s*. 8*d*.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of release by Peter de Malo Lacu the fourth, lord of Mulgreve, to Sir William de Clif, clerk, of his right in a messuage in the city of London in the street called Ingelane, in the parish of St. John Zacharias, which belonged to John de Blakethorn, and which descended to Peter in inheritance after the death of Sir Stephen de Malo Lacu, his uncle, and in the shops and garden adjoining the same, and he grants that William shall hold the messuage, shops and garden quit of all rents, services, and charges to him. Witnesses: Hamo de Chigwell, mayor of the city; Adam de Sarum and John de Oxonia, sheriffs of the city; Henry de Secchefeld, alderman of the ward; Nicholas de Farendon; Richard de Wyrhale; Robert Box; Thomas de Lincolnia. Dated at London, 10 June, 17 Edward II.

*Memorandum*, that Peter came into chancery at Westminster, on 23 July, and acknowledged the above.



1325.

*Membrane 32d—cont.*

Enrolment of release by Paulina de Radyngg' to John de Weston and Ed. Gascelyn, knights, of all actions, etc., against them by reason of 16 marks adjudged to her before the king's steward and marshal by reason of a trespass committed upon her by Alice, late the wife of William atte Leye, whereof she was convicted, and also by reason of the mainprise of the body of Alice, and by reason of damages, etc., etc. Dated at London, on Wednesday the eve of St. James, 19 Edward II.

*Memorandum*, that Paulina came into chancery at London, on 26 July, and acknowledged the above.

Enrolment of grant by Roger Beler to the king of the advowson of the church of Wychehambrok, co. Suffolk, in exchange for the advowson of the church of Stapelford, co. Leicester, which belonged to Thomas, late earl of Lancaster. Dated at Westminster, 24 July, 19 Edward II.

*Memorandum*, that the charter was delivered on the same day to W. archbishop of York, the treasurer, at Westminster, to be kept amongst the other charters of the king at the Tower of London.

Master Robert de Byteryngg' acknowledges that he owes to Thomas de Eggefeld, parson of the church of Thirsford, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

July 29. To Robert de Kendale, constable of Dover castle and warden of the  
Writtle. Cinque Ports. As the king intends to cross to France about the Assumption next upon great and arduous affairs touching him and his realm, by the counsel of the magnates and *proceres* of the realm, the king orders him to provide as many ships as shall be needed for the passage of the king and of the magnates of the realm going with him, as has been usual in other passages of the king to France. [*Fœdera.*]

July 27. To William de Herle. Order to prepare himself to go to France with the  
Writtle. king at the above date, and to come to the king about that time ready and prepared to set out in his company. By K.

July 19. To Alfonsus, king of Portugal and Algarve. Peter de Lart, the bearer  
The Tower. of the presents, has come to the king with Alfonsus's letters of credence, and has explained to the king that Alfonsus desires that contracts of marriage shall be made between his and the king's children. As it is not fitting to treat of such alliances without the presence of greater envoys, the king has caused Peter to be sent back to Alfonsus, signifying that when Alfonsus will send solemn and instructed envoys to the king, as befits, the king proposes to hear them favourably and to do with good will what shall seem fit to him and his councillors, weighing the honour of both parties, as the king desires, by reason of the connexion between his royal house and that of Alfonsus, to fall in with the desires of Alfonsus on all opportunities.

Aug. 1. Jordan de Langele acknowledges that he owes to Nicholas Crane 6*l.*; to  
Writtle. be levied, in default of payment, of his lands and chattels in the city of London.

John de Gyse, knight, acknowledges that he owes to Henry de Sancta Ositha, citizen of London, 120*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Lincoln, and Norfolk.

John de Malmesbury, parson of the church of Dorkyng, diocese of Winchester, and Richard de Bourne, parson of the church of Wroxhale, diocese of Bath and Wells, acknowledge that they owe to Geoffrey le Botiller of London 12*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in cos. Surrey and Somerset.

1325.

*Membrane 32d—cont.*

William de Pertenhale of London, 'blader,' acknowledges that he owes to Luke de Grendon of London, 'chancer,' 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

*Membrane 32d.—Schedule.*

*Memorandum*, that the aforesaid prior [of Lewes] came into chancery, on the eve of St. Peter ad Vincula, 19 Edward II., in the church of the Friars Preachers, London, and brought a charter of feoffment sealed with the common seal of his chapter concerning the advowsons of the churches of Dewesbury and Wakefeld, granted to Sir Hugh le Despenser, son of Hugh le Despenser, earl of Winchester, and to Eleanor his wife under a certain form, and a deed of a yearly pension of 40*l.* granted to Sir John de Wodeford, which charter and deed are enrolled below, and he delivered the charter and deed to the chancellor, together with 40 marks in money in a bag, in the presence of the said Sir John, and the chancellor delivered the charter and deed to Master Henry de Clyf to be enrolled, and ordered the 40 marks to be delivered to Sir John, who there received them and took them away with him, and the charter thus enrolled remained in the said Henry's possession to be delivered to the said Hugh son of Hugh, and the deed was delivered to Sir John, and the prior restored a letter patent of the king's, whereby the king willed that, upon all the premises being completed, a recognisance made to him by the prior for 10,000*l.* shall be annulled and cancelled: wherefore the chancellor ordered the recognisance to be cancelled, which is cancelled.

*MEMBRANE 31d.*

July 28.  
Writtle.

The prior of Lewes acknowledges that he owes to Adam de Sarum, citizen of London, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of grant by Adam, prior of Lewes, and the convent of the same to Sir Hugh le Despenser, son of Sir Hugh le Despenser, earl of Winchester, and to Eleanor his wife, for their lives, of the advowsons of the churches of Dewesbury and Wakefeld, co. York, with remainder to Gilbert their son, and to his heirs. Witnesses: Master Robert de Baldok, archdeacon of Middlesex, the king's chancellor; Sir Geoffrey le Scrop, chief justice of the king; Sir William de Bereford and William de Herle, justices of the Common Bench; Master Henry de Clyf; John de Denum; Gilbert de Toutheby. Dated in the chapter at Lewes, 26 July, 1325.

*Memorandum*, that the prior came into chancery at the church of the Friars Preachers at London, on 31 July, and acknowledged the above charter.

Enrolment of grant from brother Adam, prior of Lewes, and the convent of the same to Sir John de Wodeford, king's clerk, of a yearly pension of 40*l.*, to be received from their house until he be provided by them with an acceptable ecclesiastical benefice. Dated in chapter at Lewes, 26 July, 1325.

*Memorandum*, that the prior came into chancery at the church of the Friars Preachers, London, on 31 July, and acknowledged the above deed, and granted that the pension, if in arrear, should be levied from his lands and chattels in co. Sussex.

*Memorandum*, that John de Dunyngton, executor of the will of the aforesaid John de Wodeford, came into chancery at London, on 10 December, 25 Edward III., and acknowledged that he had been satisfied for all arrears of the above pension, and hereupon surrendered the aforesaid deed into the hands of David de Wolleie, keeper of the rolls of chancery, so that it should be cancelled and restored to the prior and convent, and



1325.

*Membrane 31d—cont.*

*David delivered it to Thomas de Wyngesfeld, the prior's attorney, for delivery to the prior, and the deed is therefore cancelled and annulled.*

July 31.  
Writtle.

Thomas son of Retheric de Tatelesfeld acknowledges that he owes to Thomas de Evenefeld of London, 'spicer,' 100 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The said Thomas acknowledges that he owes to Adam de Sarum of London, 'spicer,' 100 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of grant by John de Scoteny to Joan, late the wife of Peter de Scoteny, for her life, of a yearly rent of 7 marks, to be paid to her at Staynton 'on the Wold,' payment whereof he charges upon himself and his heirs, and his manor of Staynton 'on the Wold,' and upon his tenements in Bloxham. Witnesses: John de Boselyngthorp; William de Fymmere; William Gaunt; William de Netherwyk; Robert atte Stanes; Walter Hategate. Dated at Staynton 'on the Wold,' on Thursday the feast of St. Peter ad Vincula, 19 Edward II.

*Memorandum*, that John came into chancery at the church of St. Clement without the bar of the New Temple, London, on the said day, and acknowledged the above, and granted that the pension, if in arrear, should be levied of his lands and chattels in co. Lincoln.

Aug. 1.  
Pleshey.

Geffrey de la Lee acknowledges that he owes to Henry Darcy, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John de Pulteneye, citizen of London, 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

John Poterel of London, 'draper,' acknowledges that he owes to John de Weston of London, 'draper,' 14*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Walter de Wouknoll acknowledges that he owes to Agnes de Tyresersch 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of grant by Thomas ap Adam, son and heir of Sir John ap Adam, to Lady Isabella de Hastings, late the wife of Robert de Monte Hermerii, of his manor of Moneweden, co. Suffolk, with the advowson of the church, for her life. Witnesses: Sir William de Weylond, Sir Roger de Bylneye, Sir Ralph de Bockynge, knights; Benedict Oliver; William de Hoo; John his son; John le Ward. Dated at Tudderleigh, on Thursday the feast of St. James, 19 Edward II.

*Memorandum*, that Thomas came into chancery at Westminster, on 5 August, and acknowledged the above deed.

Aug. 6.  
Ongar.

Edmund Darel, knight, acknowledges that he owes to William Amys 14*l.* 8*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

William atte More of Writele and John de Walton of Mockyng' acknowledge that they owe to John Coleman of Pritewell, John Berland of Pritewell, and John de Goldewelle of Canewedon 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Enrolment of an agreement made on 9 August, 19 Edward II., between John Coleman of Pritewell, John Berland of the same, and John de

1325.

*Membrane 31d—cont.*

Goldwell of Canewedon, on the one part, and William atte More of Writtele and John de Walton of Mockyngge, on the other, witnessing that whereas the three first named are the executors of the will of John de Chaunceux, late lord of Canewedon, and the said John de Chaunceux bequeathed to John his son 10 marks and to Joan his daughter 20 marks, and the said William atte More has married Margery, late the wife of the said John de Chaunceux, and has received and maintained the aforesaid John and Joan with his wife, their mother, and has for that reason sought and received their legacies aforesaid from the executors, and hereupon he and John de Walton have acknowledged in chancery that they owe to the executors 30*l.*, to be paid at Easter next, the executors have granted that the said recognisance shall be cancelled if the said William and John pay to them 10 marks at Pritewell within eight days after the said John son of John de Chaunceux, or his executors, or the ordinary in case he die under age or intestate, or he to whom the said John son of John may bequeath the legacy of 10 marks, shall recover the legacy against the executors by judgment or judicial condemnation, and after William and John have been warned by the executors after the judgment, and that William and Margery shall maintain the said John son of John if he will stay with them, or if he stay with any one else by their common will, and if the said William and John de Walton pay 20 marks to the executors at Pritewell within eight days after Joan shall recover the said sum against the executors in like manner, and that William and Margery shall maintain her in like manner as her brother John. Dated at London, the year and day aforesaid.

*Memorandum*, that the parties came into chancery at London, on the aforesaid day, and acknowledged the above.

William atte More de Writtele acknowledges that he owes to John de Walton 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of indenture made between John de Walton of Mokking' and William de la More of Writtele, witnessing that whereas they have acknowledged in chancery that they owe 30*l.* to the aforesaid John Colman, John Berlaund, and John de Goldwell, the said John de Walton grants that if William save him harmless concerning the above recognisance, then William shall be quit of a recognisance for 30*l.* made by him to John in chancery. Dated at London, 9 August, 19 Edward II.

*Memorandum*, that the aforesaid John came into chancery at London, on the aforesaid day, and acknowledged the above.

Aug. 24.  
Langdon.

Warresius de Valoyns, knight, acknowledges that he owes to Henry de Valoyns, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*MEMBRANE 30d.*

Aug. 8.  
Havering-atte-  
Bower.

Ralph de Assh acknowledges that he owes to William de Holynes, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

William de Botereux, knight, acknowledges that he owes to Robert Milis, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

*Cancelled on payment.*

Ralph son of Thomas de Assh acknowledges that he owes to Thomas son of Nicholas de Carru, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Aug. 9.  
Havering-atte-  
Bower.

John le Champyon, the younger, came before the king, on Friday after the Invention of St. Stephen, and sought to replevy his land in Berkyng', which was taken into the king's hands for his default before the justices of



1325.

*Membrane 30d—cont.*

the Bench against Nicholas le Forester of Berkyng', and Margaret his wife. This is signified to the justices.

William de Clyf, clerk, acknowledges that he owes to William de Welde 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Pynceaquile, merchant of Genoa, citizen of London, acknowledges that he owes to John de Preston, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Peter Galeys son of John Vanne acknowledges that he owes to Thorus Oddly and Peter de Kaynoby, merchants of Lucca, 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas de Wodeham acknowledges that he owes to James de Cusane[ia], prior of Pritewell, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Aug. 8.  
Havering-atte-  
Bower.

To W. archbishop of Canterbury. Order not to attempt anything to the prejudice of the archbishop of York by reason of the carrying of his cross in the province of Canterbury, and to cause a remedy to be applied for anything that he may have attempted contrary to the king's injunction in the late parliament at York concerning the carrying of the archbishops' crosses in each other's province, so that it may not behove the king to provide the archbishop of York with another remedy, as the king is now informed that the archbishop of Canterbury, wishing to disturb the archbishop of York, whom the king has lately appointed treasurer, and who goes to divers of the king's manors and places for the king's affairs, concerning the carrying of his cross, has inhibited, or intends to inhibit, all his subjects in the places where the archbishop of York may come from presuming to celebrate divine service in his presence and from communicating with him otherwise. By K. [*Fœdera ; Parl. Writs.*]

Aug. 9.  
Havering-atte-  
Bower.

To the mayor and sheriffs of London. Order not to aggrieve, or to permit to be aggrieved, W. archbishop of York, the king's treasurer, in going to the northern parts, whither he is going to stay for some time by the king's order for the expedition of certain of the king's and of his own affairs, or his men, and in returning thence, but to meet them when they go through the mayor and sheriffs' district, and to cause them to have, at their own charge, safe-conduct through the mayor and sheriffs' bailiwick as often as they shall be required to do so. By K. [*Ibid.*]

The like, '*mutatis mutandis*,' to the sheriffs of Bedford, Buckingham, Hertford, and Rutland. [*Ibid.*]

Aug. 10.  
Havering-atte-  
Bower.

Master Richard de Gravesende, treasurer of St. Paul's London, acknowledges that he owes to Bindus Gile, merchant of Florence, 25 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in the city of London.

Brother John de Upton, master of St. John's hospital, Northampton, acknowledges that he owes to Solomon le Coffrer of London 24 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hamo de Masey, knight, acknowledges that he owes to Robert Miles, clerk, 82*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

To William de Bereford, John Loveday, and Thomas Golafre. Order to continue until some day after Michaelmas next in the same state as it is now in the assize of novel disseisin arramed before William de Sharshull,

1325.

*Membrane 30d—cont.*

and the said John and Thomas, the king's justices to take this assize, by the prior of St. Frideswide's Oxford against the prior of the Hospital of St. John of Jerusalem in England and others named in the original writ concerning tenements in Netherhorspathe, the king having afterwards appointed William de Bereford justice to take the assize in place of William de Sharshull, as the prior of the Hospital has besought the king to aid him in the matter, because the tenements are of the Templars' lands, whose lands the king caused to be delivered to the Hospitallers, because he could defend himself against the prior of St. Frideswide's if he had in his possession the charters and muniments of the Templars, the prior of the Hospital having long sued for delivery of the charters and muniments concerning the possessions of the Templars that are in the treasury, and the king has ordered the treasurer and chamberlains to cause the said charters, etc., to be examined in the presence of certain of the king's clerks, and to certify the king concerning the same, and they have not yet certified him.

Aug. 11. William de Chalk, clerk, Robert Golde, William Lamberd of Chalk, and  
Pleshey. John le Rede of Shorne, acknowledge that they owe to Stephen Aleyn of London, fishmonger (*peysoner*) 15*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Walter de Norwyco of Gloucester acknowledges that he owes to John de Couele 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William de Bordene, parson of the church of Stokebury, diocese of Canterbury, and John de Wrotham of London acknowledge that they owe to John de Oxon[ia], citizen and vintner of London, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Aug. 14. Master Richard de Clare acknowledges that he owes to William Proth-  
Havering-atte-domme, citizen of London, 100*l.*; to be levied, in default of payment, of his  
Bower. lands and chattels in co. Gloucester, Somerset, and Dorset.

Robert de Keileseye, citizen of London, acknowledges that he owes to Robert Milys, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Manent Francisci, merchant of Florence, James Francisci, parson of the church of Ivingho, diocese of Lincoln, and Palmerius Francisci, parson of the church of Alesby, in the same diocese, acknowledge that they owe to Robert le Bret, goldsmith, and Nicholas Crane, butcher, citizens of London, 257*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Bedford.

*Cancelled on payment.*

Henry de Wygornia, parson of the church of Asshestede, diocese of Winchester, acknowledges that he owes to Peter de Clif, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Thomas de Flore, one of the executors of the will of Nicholas de Segrave, puts in his place James de Mesecote and John de Evesham to prosecute a recognisance for 115*l.* made to him in chancery by John Pecche.

Aug. 16. John de Weston, knight, acknowledges that he owes to Walter, bishop  
Broken Bridge of Exeter, 200*l.*; to be levied, in default of payment, of his lands and  
(*Pountfrent*) chattels in co. Middlesex.  
near the  
Thames.

*Cancelled on payment.*

Aug. 15. To the abbot of Fountains. Prohibition of his going to France on this  
Broken Bridge occasion by reason of his chapter-general to be held at Citeaux or for any  
other reason, as the king understands that the abbot intends going thither



1325.

*Membrane 30d—cont.*

and he wills that no abbot, prior, or other man of the religion of the realm shall go to France at this time. By K.

The like to the following :

The abbot of Bittlesdon.

The abbot of Neuhouse, of the Premonstratensian order.

The abbot of St. Radegund.

The abbot of Neuhaus.

The abbot of Derham.

The abbot of Doreford, of the Premonstratensian order.

Sept. 7.  
Dover.

Richard son of Richard de Gloucestria, James Beauflour of London, and John de Writele acknowledge that they owe to Reginald de la Mare of Little Hereford 80*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*

Aug. 17. John de Weston, knight, acknowledges that he owes to Walter, bishop of Broken Bridge. Exeter, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Aug. 15. To Robert de Kendale, constable of Dover castle and warden of the Broken Bridge. Cinque Ports. Order not to permit any abbots or other men of religion of the Cistercian order or of any other order to pass the sea from Dover by reason of the chapter-general at Cîteaux. The king is much perturbed at his permitting certain abbots and other men of religion of the aforesaid order to pass the sea at the port of Dover without the king's licence or order. By K.

[*Fœdera.*]

Sept. 8.  
Dover.

The like concerning the abbots and men of religion of the Premonstratensian order. [*Ibid.*]

*Memorandum*, that on Friday the eve of St. Margaret, Thomas de Grenham, son and heir of Ralph de Grenham, was addressed at the marble table in Westminster Hall before the archbishop of York, the treasurer, Master Robert de Baldok, archdeacon of Middlesex, the chancellor, Geoffrey le Scrop, chief justice, and others of the king's subjects, for that he, after the death of his father, which occurred in the 10th year of the reign—who held on the day of his death of the heir of John Lestraunge, tenant in chief, a minor in the king's wardship, a manor in the town of Keten, co. Rutland, by the service of a quarter of a knight's fee—entered, when he was aged sixteen, the said manor upon the king's seisin, and has held it hitherto, and has received to his own use the profits thereof, which pertained to the king by reason of his minority, and has married without the king's licence, to the king's damage, as was found by an inquisition returned into chancery; and the said Thomas, having had deliberation with his counsel, confessed that his father held the manor of the said heir, thus a minor in the king's wardship, by the service aforesaid, and prayed that the king would receive a fine from him for the marriage and the trespasses aforesaid, and the king granted that he should be admitted to make fine, and he was told to make fine, and he afterwards made fine with the king before the treasurer and chancellor, in the presence of the aforesaid Geoffrey and the others, for 200 marks for pardon for all the trespasses aforesaid and for having his lands, for which he is to find security in chancery. And he afterwards found security in chancery, and the fine and security are enrolled in the great fines. [*Parl. Writs.*]

*Memorandum*, that brother Peter de Orgericiis, proctor-general of the abbot of Séez (*Sagio*), at Canterbury, on Wednesday after the Assumption, 19 Edward II., personally confessed in chancery that he would not impede

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*Membrane 30d—cont.*

the king's presentation of William de Herlaston, clerk, to the church of Nav[en]by, void and pertaining to the abbot's presentation, which presentation the king made by reason of the abbot's temporalities in England being in his hands for certain reasons, and the said proctor ratified and accepted the presentation in the abbot's name, and prayed that the diocesan should be ordered to do what ought to be done at the king's presentation in this behalf notwithstanding the abbot's reclamation, saving the right of the abbot and of his church of Sééz in the aforesaid church of Navenby and in the presentation of the same when the king shall make restitution of the temporalities of the abbey.

——— Robert de Watevill, knight, puts in his place Henry de Edenestowe, clerk, and Robert de Bikkemore to prosecute a recognisance for 40 marks made to him in chancery by Thomas de Hauvill, knight.

Sept. 6. Master John de Blebury, clerk, has letters to the abbot and convent of Dover. Athelignye to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

Sept. 15. Richard Roulf, who has long served the king and is now incapacitated Leeds. by age, is sent to the abbot and convent of Creyk to receive the same maintenance as Adam de Waltham, deceased, had at the late king's request.

——— Edmund de Grymmesby, clerk, puts in his place Robert de Barton and William de Emeldon, clerks, to prosecute a recognisance for 100s. made to him in chancery by Henry de Plukle.

*MEMBRANE 29d.*

Aug. 21. To the prior-provincial of the order of Preachers in England, and to the Wingham. other brethren of the order about to assemble in chapter-general at Lincoln. Request for their prayers on behalf of the king, queen, Edward, earl of Chester, their eldest son, and for their other children.

John de Percebrigg, parson of the church of Wollewych, acknowledges that he owes to William de Colby and William de Hikelyng, clerks, 32s. 5d.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

*Cancelled on payment.*

Aug. 27. To the sheriffs of London. Order to cause proclamation to be made Langdon. prohibiting any one from inflicting damage, wrong, or annoyance upon the men and merchants of Flanders by land or by sea during the truce concluded between the king and the burgomasters, *échevins*, *consules*, and communities of the towns of Ghent, Bruges, and Ypres, for themselves and other men and merchants of Flanders, to endure from Friday before the Translation of St. Thomas the Martyr last until Easter next. By K. [*Fiedera.*]

The like to the sheriffs of Essex and Hertford, Norfolk and Suffolk, Lincoln, York, Northumberland, Lancaster, Surrey and Sussex, Southampton, Somerset and Dorset, Devon, Cornwall, Gloucester, and to Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. [*Ibid.*]

Enrolment of deed of Edward, earl of Chester, eldest son of the king, witnessing that whereas, in the month of August, 19 Edward II., at which time his father had treaty and conference at Langedon near Dover with certain prelates and other magnates of the realm touching his passage to France, the said earl and his retinue (*meisne*) were suddenly lodged by the marshal of his household in God's House, Dover, in which place Master



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*Membrane 29d—cont.*

Robert de Baudak, elect and confirmed of Norwich, then the king's chancellor, and other chancellors of the king have had their fixed allowance (*livere*), for themselves and the clerks of chancery, by ancient custom at all times when the chancery has been there, neither the earl nor any of his household being aware thereof: the earl, not wishing that his stay in the said house at this time shall prejudice the chancellor or other chancellors in times to come, recognises and grants that the stay made by him and his household in the said house at this time is made solely by the courtesy and sufferance of the chancellor and not by reason of certainty of livery claimed by the earl in the house. Given under his privy seal at Dover, 24 August, 19 Edward II. [*Parl. Writs.*]

*Memorandum*, that this letter remains in chancery for custody.

Aug. 28.  
Langdon.

Robert Gunter acknowledges that he owes to Master John de Hildesle, parson of the church of Thyngden, 10 marks: to be levied, in default of payment, of his lands and chattels in co. Southampton.

John son of William de la Legh acknowledges that he owes to Edmund Gaseclyn and John de Weston 20 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Alice, late the wife of William de Legh, acknowledges that she owes to Edmund Gaseclyn and John de Weston 20 marks; to be levied, in default of payment, of her lands and chattels in cos. Suffolk and Wilts.

Robert de Monte Alto, steward of Chester, acknowledges that he owes to Richard de Lamhethe, citizen of London, 165*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of deed witnessing that whereas Sir Robert de Mounthaut, steward of Cestre, is bound to the aforesaid Richard de Lamhethe, citizen and fishmonger of London, as above, the latter grants that the recognisance shall be cancelled if Robert pay him 82*l.* 10*s.* 0*d.* on the day named for payment in the recognisance. Dated at London, on Saturday after St. Bartholomew, 19 Edward II. Witnesses: Andrew Horn, Henry Monquey, and John Salvian, fishmongers; Hugh de Leministre; John de Louthe, clerk.

*Memorandum*, that Robert and Richard came into chancery at the abbey of Langedon, on the said day, and acknowledged the above.

John de Amwell, parson of the church of West Rasen, diocese of Lincoln, acknowledges that he owes to Thomas de Sibthorp, clerk, 18*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Lincoln.

Catherine, late the wife of Robert son of Giles de Brewosa, puts in her place Thomas de Wyk and William de Lounde to seek and receive in chancery her dower of the said Robert's lands, knight's fees, and advowsons.

Aug. 28.  
Langdon.

To the *échevins* and community of the town of Caleys. The king has received complaint from William le Fevre of Lyme, Adam Fode, Robert Sampson, Adam le Mercer, and Walter Prodome, merchants of Lyme, that whereas certain merchants lately freighted a ship of theirs, called '*La Rede Cogge*' of Lyme, at Seton in order to carry wool and other merchandise to La Swyne in Flanders to trade there with the same, the ship was captured at sea on her voyage to Swyne by certain malefactors of Flanders, and was taken to Caleys, and the said merchants allege that the *échevins* and community of Caleys were frequently requested on their behalf to cause the ship, which is still at anchor in the port of that town with its tackle, to be restored to them, but nothing has hitherto been done in the matter, as they say, wherefore they have besought the king to provide them with a

1325.

*Membrane 29d—cont.*

remedy: the king therefore requests the *échevins* and community to hear the complaint of the said merchants, and to cause the ship to be delivered to them, so conducting themselves that it may not behove the king to provide the merchants with another remedy. They are desired to certify the king of their proceedings herein by their letters and the bearer of the presents.

Enrolment of release and pardon by Mary de Sancto Paulo, relict of the late Aymer de Valencia, earl of Pembroke, and executrix of his will, to the king of all corn that was appraised and purveyed by the king's ministers in divers of the earl's manors and lands after his death for the maintenance of the king's subjects in Gascony, and of the horses, studs, arms, silver vessels, jewels, and other goods that belonged to the earl and that came to the king's hands in any way after the earl's death, and of all debts due from the king to the earl in any wise, and all debts that she might exact from the king by reason of the will aforesaid. She has also granted and rendered to the king all the estate or term that she has, or ought to have, in the towns of Staunford and Grantham, by reason of the king's grant thereof to the earl for a term not yet expired, and also the wardship of the lands that belonged to John Lovel of Tychemersh and of the lands that belonged to Gilbert de Stapelton, in her hands by reason of the minority of the heirs of John and Gilbert, to have until the heirs come of age, together with their marriages. Dated at London, on Tuesday after the Assumption, 19 Edward II.

*Memorandum*, that the above deed was delivered to the keeper of the rolls of chancery to be kept in chancery.

Sept. 5.  
Dover.

Richard de Betoigne, citizen of London, acknowledges that he owes to W. bishop of Exeter 120*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Enrolment of release by Simon Warde, knight, to the king of all debts due from the king for his wages and stipends for the custody of any towns, castles, or other places, and for the siege of any castles and places by the king's order, or for recompence for horses lost in the king's service, or for any other cause whatsoever. Dated at Dover, 5 September, 19 Edward II.

*Memorandum*, that this deed was acknowledged in chancery by Simon on the said day, and was delivered for enrolment to the keeper of the rolls in chancery.

Sept. 9.  
Dover.

John Malemeyns of Waldwershare, knight, acknowledges that he owes to Hugh Chaumpeneys of Sandwich 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

John son of John de Houtot of Brampton, knight, acknowledges that he owes to John de Felstede, vintner of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Cambridge.

Sept. 12.  
Dover.

Robert de Monte Alto acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Dec. 12.  
Dover.

To William, count of Holland and Zeeland, and lord of Friesland. Richard de Betoigne, mayor of the merchants of the staple, has come to the king and explained that the count's men lately captured at sea a ship laden with wool and a ship laden with corn belonging to certain merchants of England, and took the ships to the count's town of Flissyng', there detaining the ships and cargoes under arrest, and that the said mayor has requested the count to cause the ships to be released, or to signify to him the cause of their arrest, and that the count has answered that many of his merchants have been despoiled of



1325.

*Membrane 29d—cont.*

their ships and goods at sea by the king's men, and that he had frequently written to the king to procure restitution thereof, and that he had hitherto received no answer thereto, and that he was pleased that a certain day and place shall be assigned by the king for making restitution for the damages upon both sides, and that he would send certain envoys to treat with those deputed by the king for this purpose, and to do what should be just, and he has sent to the said mayor letters of conduct for certain persons to come to him in this matter. As the king wishes peace and concord between the count's subjects and his, although he does not believe that he has failed in exhibiting justice to any of the count's subjects, he offers himself ready to depute certain persons to treat with the count's envoys at London at St. Hilary next, if the count be willing to send them, and to complete what shall then be agreed upon, and he sends by the said mayor letters of conduct for the count's envoys.

Sept. 13. Thomas de Hauville, knight, and Joan his wife acknowledge that they  
Dover. owe to John de Longeville of Little Billing' 1,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk, Buckingham, and Lincoln.

Sept. 24. John de Westmancote, king's clerk, has letters to the prior and convent  
Maresfield. of Holy Trinity, London, to receive the pension due to one of the king's clerks by reason of the new creation of the prior. By p.s.

———— John de Compton, executor of the will of Ralph de Stanford, puts in his  
———— place William de Boneye, clerk, to prosecute a recognizance for 20*l.*, which Hugh de Medestede acknowledged in chancery that he owed to the said John and to Hugh Tripacy and Ralph de la Bataille, his co-executors.

*MEMBRANE 28d.*

Sept. 10. To James, king of Aragon, Valencia, Sardinia, and Corsica [etc.]. The  
Dover. king has received the letters of James sent to him on behalf of Bernard Serra, Peter Ruby, William Pastoris, and Peter de Palacio, citizens and merchants of Barcelona, suggesting that they were robbed at sea by malefactors of this realm whilst returning from Flanders in certain of their galleys laden with divers goods, and that the galleys and goods were taken by the malefactors to the king's port of Sandwich, and James has prayed the king to cause restitution to be made to the said merchants of the said goods and of their damages. The king intimates to him that he appointed at another time certain of his subjects to enquire the names of the malefactors aforesaid, if they could be found within the realm, and to whose hands the goods came, so that he could provide for the immunity of the said merchants, but the truth concerning the matter could not be discovered although many inquisitions were taken, because the said merchants did not take care to prosecute by themselves or others in form of law, but the king, whilst the matter was thus pending through the negligence of the said merchants, caused inquisition to be made several times concerning the names of the malefactors aforesaid, out of consideration of king James, but he could not obtain any certainty concerning the affair. Regarding what is now suggested to James on behalf of Francis Mercadis, citizen and merchant of Valencia, concerning his goods in the second of the galleys aforesaid, stolen by the malefactors aforesaid to the value of 4,208*l.* 13*s.* 0*d.* of reals (*regalium*), and concerning his damages, for which James has directed letters to the king, the king informs him that he will cause full and speedy justice to be done to the said merchants if they will prosecute or make themselves a party in the matter, or promote the king's office, and he has always offered himself, and still offers himself, as ready to do so, and as the

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*Membrane 28d—cont.*

king is thus ready to do all manner of justice that lies in his power, there is not, and ought not to be, any occasion for letters of marque (*locus pignorationi*) in this behalf, from which great and incalculable damage may arise, which the king does not wish, but he wishes that he and his subjects shall fall in with those things that are acceptable and desirable to James. [*Federa.*]

To John Eximini of Urrea, *major domus* of Aragon and standard-bearer of the Infant Sir Alfonsus, eldest son of the king of Aragon. The king has received his letters with pleasure, and learns from them John's promptitude towards him in offering the aid of himself and his vassals, wherefore the king returns thanks, and requests him to continue his friendship, understanding that the king will always be found ready and well-wishing in those things that are to John's honour. [*Ibid.*]

Sept. 20.  
Leeds.

Thomas de Farendon, son of Robert de Farendon, knight, and Robert de Bannebury, clerk, acknowledge that they owe to Hamo le Barber, citizen of London, 18*l.*; to be levied, in default of payment, of their lands and chattels in co. Dorset.

*Cancelled on payment.*

*Memorandum*, that on 12 September, 19 Edward II., Edward, earl of Chester, the king's eldest son, to whom the king granted by charter the dukedom of Aquitaine, the countship of Ponthieu and Montreuil (*Montis Strolli*) and all his lands in the realm of France, crossed from the port of Dover to parts beyond sea to do homage to the king of France for the duchy, earldom, and lands aforesaid. [*Federa*; *Parl. Writs.*]

Sept. 18.  
Leeds.

Thomas de Huntercombe, knight, acknowledges that he owes to the prioress of Klerkenwell 8 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.—The chancellor received the acknowledgment.

Sept. 23.  
Tunbridge.

John son of Jordan Broun came before the king, on Monday after St. Matthew last, and sought to replevy his land in the suburbs of Bristol, which was taken into the king's hands for his default before the justices of the Bench against William son of William Crok. This is signified to the justices.

Geoffrey Madle acknowledges that he owes to Henry Darcy of London 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Solomon Potyn, John Potyn, and Ralph de Sancto Dionisio acknowledge that they owe to John de Oxon[ia] of London, 'vineter,' 86*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Thomas Aunger de Weston of Little Assheby acknowledges that he owes to William de Cotes, son of Roger de Honingham, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

Sept. 30.  
Maresfield.

Robert de Holewell came before the king, on Monday after Michaelmas, and sought to replevy to Thomas Spyrecok and Joan his wife their land in Sturmynstre Mareschal, which was taken into the king's hands for their default before the justices of the Bench against Dionisia de Keleshale. This is testified to the justices.

Oct. 1.  
Maresfield.

Hugh de Bardelby came before the king, on Monday after Michaelmas, and sought to replevy to Thomas Audekyn and Emma his wife, Matilda la Wydue, and Richard, the said Matilda's son, their land in Strotardeston,



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*Membrane 28d—cont.*

which was taken into the king's hands for their default before the justices of the Bench against Richard de Lincoln. This is signified to the justices.

Sept. 21.  
Maresfield.

John le Foullere, who has long served the king and his father, is sent to the abbot and convent of Muchelneye in Somersete to receive such maintenance as Richard le Devenissh, deceased, had in their house at the king's request.  
By p.s. [7197.]

Oct. 2.  
Maresfield.

To William, count of Holland and Zeeland, and lord of Friesland. The king lately learnt from Richard Betoigne, mayor of the merchants of the staple, how the count's men had taken certain ships with divers wares of certain merchants of this realm, and detained them under arrest at the count's town of Flissyng', and how the said mayor had besought the count to cause the ships to be released, and the count replied by his letters that the merchants of his dominiun had been frequently despoiled at sea by men of the king's realm, wherefor no restitution had yet been made to them, although he had frequently sent letters supplicatory to the king on behalf of the merchants, and how the count would send certain envoys to treat with those to be deputed by the king concerning the establishment of concord between the subjects of the king and of the count and for making restitution of the damages sustained upon both sides; regarding which the king wrote to the count at another time that he was, and is still, ready to depute certain persons to treat with the count's envoys at London at St. Hilary next, if the count will send such envoys, and to complete what shall then be agreed upon, and the king has caused letters of safe-conduct for the count's envoys to be transmitted by the said mayor. As divers complaints come to the king's ears daily of damages inflicted upon his merchants at sea by the count's men, he requests the count to inhibit his men from inflicting damage upon the king's subjects pending the aforesaid treaty, or from causing their goods to be arrested by reason of the premises, especially as the king is prepared to do what justice and reason require concerning his subjects by means of right or of friendly treaty. The count is desired to write back by the bearer of the presents whether he intends to send his envoys to the said day and place in form aforesaid, in order that the king may be able to do more advisedly what pertains to him in the premises.

Oct. 4.  
Maresfield.

Laurence de Brok and Hugh de Boycote of Fynemere acknowledge that they owe to John de Stoke 40 marks; to be levied, in default of payment, of their lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Oct. 4.  
Maresfield.

Benedict Brioun came before the king, on Friday after Michaelmas last, and sought to replevy to the abbot of Vale Royal the abbot's land in Kirkeham, which was taken into the king's hands for his default before the justices of the Bench against Adam son of Richard le Harpou of Kirkeham and Matilda his wife. This is signified to the justices.

Oct. 5.  
Greenford.

To the treasurer and barons of the exchequer. Order to cause W. archbishop of Canterbury to have respite until All Saints next for all debts due to the king at the exchequer.  
By K.

Oct. 8.  
Westminster.

Master Richard de Clare, clerk, puts in his place Peter Rys to defend the execution of a recognisance for 1,166*l.* 13*s.* 4*d.* made by him and others in chancery to William de Ros of Hamelak.

Oct. 9.  
Westminster.

Solomon Ragun of London, 'pessoner,' acknowledges that he owes to John de Besevill, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

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*Membrane 28d—cont.*

Alan de Leaume of Lechamste (*sic*) acknowledges that he owes to John son of Hugh Lamberd of Bledelawe 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Thomas de Blesby acknowledges that he owes to William de Farford of Louth 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

William de Morwod acknowledges that he owes to John atte See 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Henry atte Hulle of Oxhoye (*sic*) acknowledges that he owes to Matilda, late the wife of William de Anesty of Edelmeton, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Hereford (*sic*).

Oct. 12. To the sheriff of York. Whereas Hugh de Eland, of that county,  
Westminster. Robert de Grey, of co. Northumberland, and William de Bradeshawe, of co. Lancaster, knights, Richard Darel, of co. York, Robert de Dirland (*sic*), of co. Lancaster, John le Grete, of co. Worcester, and William Gentilcors, of co. Buckingham, have mainperned Bego de Baiocis in chancery, the sheriff is ordered to summon the aforesaid Hugh and Richard to have the body of the said Bego before the king in the octaves of Martinmas, to answer to the king for certain things contained in the mainprise, and to summon Hugh and Richard to be then there to do and receive what the court shall consider. By K.

The like to the sheriffs of the following counties:

Northumberland, to summon Robert de Grey.

Lancaster, to summon William de Bradeshawe and Robert de Dirland.

Buckingham, to summon William Gentilcors.

Worcester, to summon John le Grete.

William de Riouns, burgess of Gloucester, acknowledges that he owes to Richard de Gloucestria, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

Oct. 14. William de Weylond, knight, acknowledges that he owes to Master  
Westminster. Robert de Baldok, archdeacon of Middlesex, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk, Suffolk, and Somerset.

*Cancelled on payment.*

Oct. 12. To Robert de Kendale, constable of Dover castle and warden of the  
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit William de Waryngford and John de Romeseye, who are going to parts beyond sea by the king's licence to expedite certain of his affairs enjoined upon them, to pass the sea from that port, any order of the king's to the contrary notwithstanding.

The like to the said constable for Gerald de Podio.

*MEMBRANE 27d.*

Enrolment of grant by Robert, son and heir of Robert de Bourstalle, to Sir Robert, son and heir of Hugh de Bourstall, of 5*s.* 6*d.* of rent from half a virgate of land and 4 acres of meadow in the towns of Bourstall and Belegrove, co. Leicester, which lands Sir Robert holds, the rent having descended in inheritance to the grantor from his father. The grantor also releases his right in the rent. Witnesses: Roger Laur' of Belegrove;



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*Membrane 27d—cont.*

Nicholas de Silyby of the same; Thomas de Croyndon of the same; Reginald de Pirle; John de Westpirle; William son of the said John; Peter Phelipp' of Croyndon; Hugh le Hatter of the same. Dated at Bourstall, on Monday before Midsummer, 16 Edward II.

*Memorandum*, that the aforesaid Robert came into chancery at London, on 12 October, and acknowledged the above.

Enroiment of release by John de Sutton, knight, to Hugh le Despenser, the younger, son of the earl of Winchester, of his right in the castle and manor of Duddleley, and in the manors of Seggesleye and New Swynford, co. Stafford, and in the town of Duddleley, co. Worcester, and in the manors of Bradefeld, Soleham, and Bastenden, co. Berks, and in all the lands in Rouleye Somery and Prestwode in the forest of Kenefare, co. Stafford, and in the knights' fees, with all appurtenances, royalties, etc., pertaining to the premises, and in the advowsons. Witnesses: Master Robert de Baldok, the chancellor; Geoffrey le Scrop, chief justice; William de Bereford; Roger Belers; William Herle; John de Bousser; Master Henry de Clyf; William de Clyf. Dated at Westminster, 12 October, 19 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the said day, and acknowledged the above.

Joan de Bohon, sister and heiress of Alan de Pluckenet, tenant in chief, puts in her place Simon de Wyly and Godfrey Moriz to be present and consenting to the assignment of dower to Sibyl, late the wife of the said Alan, in chancery.

Oct. 10. To W. archbishop of Canterbury. Summons to attend a parliament to  
Westminster. be holden at Westminster in the octaves of Martinmas next. By K.  
[*Parl. Writs.*]

The like to W. archbishop of York and to seventeen bishops. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to twenty-nine abbots and priors and to the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk, marshal of England. Summons to attend the above parliament. [*Ibid.*]

The like to three earls and to thirty-nine others. [*Ibid.*]

To the sheriff of Norfolk and Suffolk. Order to cause knights, citizens, and burgesses to be elected to attend the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Oct. 10. To William de Bereford. Summons to attend the above parliament to  
Westminster. treat with others of the king's council. By K.  
[*Ibid.*]

The like to twenty-two others. [*Ibid.*]

Oct. 10. To Robert de Kendale, constable of Dover castle, and warden of the  
Westminster. Cinque Ports. Order to cause two barons to be elected in each of the said ports to attend the aforesaid parliament. [*Ibid.*]

Oct. 14. Robert de Lodyntone of Stone, Thomas de Pole of Northflete, Robert  
Westminster. Gladewyne of Swanescompe, John Rondel of Northflete, William Couel of Suthflete, John le Bras of Stone, Simon Simon of Suthflete, Richard Simon of Suthflete, John Wylemot of Stone, Laurence Felip of Suthflete, Elias Beastecherche of Southflete, Richard Wille of Southflete, William Swon of Bedesham, John Brounyng of Southflete, John de Borstalle, the younger, of Suthflete, and William atte Noke of Stone acknowledge that they owe to John son of Henry de Cobeham 200 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

1325.

*Membrane 27d--cont.*

Walter de Weston acknowledges that he owes to John de Cherleton of London 100s.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Master Henry Tankard of Warewik acknowledges that he owes to Robert Durevasal of Warewyk 6*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

William Fichet of Marygge acknowledges that he owes to Simon de Furneux 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Enrolment of deed of Bartholomew Baudewyn, parson of the church of Wokyndon Soet Fountayns, and Edmund Baudewyn his brother, executors of the will of Baldwin son of William, witnessing that they have sold to Nicholas de Brundisch all the testator's chattels that were in the possession of Nicholas and Emma his wife after the testator's death, for 10 marks, receipt whereof they hereby acknowledge. Dated at Westminster, 13 October, 19 Edward II.

*Memorandum*, that the said Bartholomew, Soet (*sic*), and Edmund came into chancery at Westminster, on the said day, and acknowledged the above deed.

Oct. 14.  
Westminster.

Bartholomew son of Miles de Morton acknowledges that he owes to Swayn de Morteale 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

*MEMBRANE 26d.*

Enrolment of grant from John Malemeyns of Waldwaresshare, knight, to Hugh Chaumpeneys of Sandwich of the manor of Wykham near Dover, with all rights, appurtenances, etc., of the manor in the towns of Wodetone, Ledene, and Siberteswelde, and all the lands that John had in exchange from William, abbot of Langedon, and the convent of the same in Ledene aforesaid for other lands in Apeltone and Waldwaresshare. For this grant Hugh paid John 320 marks beforehand *in gersuma*, on 23 September, 19 Edward II. Witnesses: Sir William, abbot of Langedon; Robert, abbot of St. Radegund; John, prior of St. Martin's, Dover; Sir Robert de Kendale, then constable of Dover castle; Thomas de Sandwico and Henry de Gosehalle, knights; Alan de Twytham; William de Orlastone; John de Erde, the younger; Thomas de Byere; Henry Perot of Berfreyston; John Perot; John de Sandberst; Henry Perot, the younger; Thomas, his brother; John atte Sartrie; John de Hamwolde; Simon de Cherynge, clerk, notary public.

*Memorandum*, that John came into chancery at Westminster, on 15 October, and acknowledged the above.

Enrolment of release by William Fychet, son and heir of William Fychet of Meurygge, to Simon de Furnyaux, knight, of his right in the manor of Strenggeston and in the advowson of the church of that manor. Witnesses: Henry de Wollavyngtone; William de Cantilupo; Thomas de Spekyngton; Arnulf de Bakebare; John de Loketone, the elder; Peter de Kyseby; Nicholas le Rede. Dated at Estyngton, on Thursday before St. Calixtus, 19 Edward II.

*Memorandum*, that William came into chancery at Westminster, on 15 October, and acknowledged the above.

Oct. 14.  
Westminster.

Robert de Trillowe acknowledges that he owes to John de Heyford 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Oxford.



1325.

*Membrane 26d—cont.*

John de Moresdenne of Canterbury acknowledges that he owes to Richard de Kymberle of Cantebrigge 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

——— Robert de Clyderhou, clerk, puts in his place Thomas de Gayregrave, clerk, to prosecute a recognisance for 200 marks made to him in chancery by Gilbert de Aton.

Richard de Pynnore acknowledges that he owes to Master Richard de Baldok 4*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John Bastard, parson of the church of Moryngthorp, acknowledges that he owes to Stephen le Mareschal of Cokesford 12 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Robert Marie de Stevyngton, Edmund Clement of Stevynton, Richard Botoun of Wanetyng', and Richard Feteplace of Henneye acknowledge that they owe to the abbot of Bec Hellouin 480*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

Richard Legier of Whitstaple acknowledges that he owes to Thomas son of Robert Dod of Faversham 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Oct 12. To the treasurer and barons of the exchequer. Order to cause Oliver de Westminster. Ingham, who is staying in Gascony in the king's service, to have respite until Christmas for all debts due to the exchequer and for the accounts that he ought to render there.

——— Alan de Rothewell puts in his place William de Emeldon, clerk, to prosecute a recognisance for 40*l.* made to him in chancery by Robert de Amyas.

Matthew de Bassyngburn and Warin de Bassyngburn acknowledge that they owe to Thomas de Brix and John de Brix 72 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

*Cancelled on payment, acknowledged by William de Sheltwod, John's attorney.*

William de Lodewyk, knight, acknowledges that he owes to Solomon Potyn and John his brother 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Solomon Potyn and John his brother acknowledge that they owe to William de Lodewyk, knight, 93*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Oct. 16. The prior of the friars of the order of St. Mary of Mount Carmel, Sheen. Oxford, came before the king, on Wednesday after St. Calixtus, and sought to replevy his land in the suburbs of Oxford, which was taken into the king's hands for his default before the justices of the Bench against Richard Damory. This is signified to the justices.

Hugh Payne of Beckele acknowledges that he owes to John de Chilton 18*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Oxford, and Buckingham.

Roger de Bradewardyn acknowledges that he owes to William de Harpeden 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Hereford.

1325.

*Membrane 26d—cont.*

Thomas de Harpeden acknowledges that he owes to William le Corouner of London 29*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Southampton.

Roger de Ware, vicar of the church of Soppesle, acknowledges that he owes to William de Gilling, parson of the church of All Hallows at Haywharf (*ad fenum*), London, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Hertford.

Robert, prior of Tuttebury, acknowledges that he owes to John de Migners 20 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to John Marsypyn, merchant of Florence, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

John Everard of Stratford acknowledges that he owes to William le Betere and Alice his wife 27 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Oct. 18.  
Sheen.

To Robert de Kendale, constable of Dover castle, or to him who supplies his place in the port of Dover. Order to permit brother Alexander de Rameseye, canon of Barlinges, of the Premonstratensian order, to cross the sea from that port without impediment, any order of the king's to the contrary notwithstanding, Alexander being about to set out to attend the chapter-general of his order at Prémontré to expedite certain affairs of his house.

John Merlyn acknowledges that he owes to Robert Bosteler 44*l.* 7*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Robert de Keleseye of London acknowledges that he owes to John de Cherleton, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

John de Glenton, prior of Sempringham, acknowledges, for himself and convent, that he owes to Annotus Grimbaldi of Chieri (*de Kerio*) 80*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

John son of Robert le Taillur of Canterbury, parson of the church of Ingeattestone, acknowledges that he owes to Master Henry de Cantuaria, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

—————  
—— Margaret, late the wife of Henry Tyes, and one of the tenants of the lands that belonged to Thomas Barry of Boehampton, puts in her place John de Sancto Paulo, clerk, and Nicholas Beneyt to defend the execution of a recognisance for 150 marks made in chancery by Thomas to Master John de Pomeray, clerk.

Master John Pomeray puts in his place John de Falley to prosecute a recognisance for 150 marks made to him in chancery by Margaret Tyeys, Peter Baa, and Henry le Erle.

William de Botreaux, knight, acknowledges that he owes to Robert Miys, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

*Cancelled on payment.*



1325.

*Membrane 26d—cont.*

John son of John Mile of Mershe, the younger, acknowledges that he owes to Thomas de Tochewyk 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Sutton, parson of the church of Baketon, puts in his place John de Hoxne to prosecute a recognisance for 20*l.* made to him in chancery by Benedict Payok.

William son of William de Cressy puts in his place John de Endyrby to defend the execution of a recognisance for 200*l.* made by William in chancery to Ralph Basset.

William son of Roger de Cressy, tenant of part of the lands that belonged to William de Cressy of Hodesak, puts in his place the aforesaid John to defend the execution of a recognisance for 200*l.* made by William de Cressy of Hodesak to his son in chancery.

Walter de Chauton acknowledges that he owes to Baldwin Malet 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Baldwin Malet and Robert de Brente acknowledge that they owe to Roger de Welesford 20*l.*; to be levied in default of payment, of their lands and chattels in co. Somerset.

*MEMBRANE 25d.*

Oct. 18.  
Sheen.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Duffus Ody, merchant of Luca, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

*Cancelled on payment.*

The said prior acknowledges that he owes to John Portinary and Acheretus his brother, merchants of Florence, 330*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Note of payment of 200*l.**

The said prior acknowledges that he owes to the said John and Acheretus 320*l.*; to be levied as above.

The said prior acknowledges that he owes to Thorus, sometime the ——— of Sir John Odde, merchant of Luca, deceased, and to John son of the said Thorus 280*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

*Cancelled on payment.*

Gilbert de Ebor[aco], clerk, acknowledges that he owes to Thomas de Sibethorp, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Richard de Hotoft, parson of the church of Leyndon, acknowledges that he owes to John de Liston, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Colonia, parson of the church of Haliwell, diocese of Lincoln, acknowledges that he owes to Thomas Jordan of Hemmyngford, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

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*Membrane 25d—cont.*Oct. 23.  
Cippenham.

William de Orlastone acknowledges that he owes to Master Robert de Cantuar[ia], clerk, 68 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

The said William acknowledges that he owes to the aforesaid Master Robert 68 marks; to be levied as above.

The said William acknowledges that he owes to the aforesaid Robert 66 marks; to be levied as above.

The said William acknowledges that he owes to the aforesaid Robert 66 marks; to be levied as above.

The said William acknowledges that he owes to the aforesaid Robert 66 marks; to be levied as above.

The said William acknowledges that he owes to the aforesaid Robert 66 marks; to be levied as above.

Robert de Cliderhou, clerk, puts in his place Thomas de Gayrgrave, clerk, to prosecute a recognisance for 20 marks made to him in chancery by William le Botiller of Weryngton.

Oct. 22.  
Cippenham.

John Cole, smith (*fevre*), the king's servant, is sent to the prior and convent of St. Oswald, Nostel, to receive such maintenance in their house as William Bassett, deceased, had therein.

By K. on the information of William de Colby.

Oct. 12.  
Westminster.

Richard Swyn, the king's envoy, who has long served the king and his father, is sent to the prior and convent of St. Andrew, Northampton, to receive such maintenance as Benedict le Sojourner, deceased, had therein at the king's order.

By p.s. [7219.]

Oct. 24.  
Cippenham.

John de Hothum, the younger, acknowledges that he owes to John de Hothum, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Sutton of Aston, knight, acknowledges that he owes to John atte Nunnes of London, 'draper,' 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nigel le Warde, parson of the church of Haselbeche, acknowledges that he owes to Richard le Warde of Wotton 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Northampton.—The chancellor received the acknowledgment.

Oct. 15.  
Sheen.

To Sir Alfonsus, king of Castile, Leon, Toledo, Galicia, Seville, Cordova, Murcia, Jaën, and Algarve, and lord of the county of Molina. The envoys lately sent to Alfonsus by the king to treat of certain marriages have, upon their return to the king, informed him of the good will wherewith Alfonsus received them and how honourably he caused them to be treated, wherefor the king specially thanks him. As Alfonsus has written to the king by the said envoys that the marriage previously spoken of was agreeable to him, but that he could not make final answer to the king because his guardians were absent, and that he would have full deliberation concerning the premises before All Saints next in order to obtain their assent; the king, desiring to confirm what has thus been treated of and to carry it into effect, and considering a dispensation of the pope to be necessary for the purpose of lawfully contracting the marriage, has caused his clerk, Master Peter Galiciani, canon of Rouen, to whom he has fully explained his will, to be sent to Alfonsus, and he requests Alfonsus to give credence to him, and, if it please Alfonsus to execute the premises, that he will send his envoys to the pope together with the said Peter to obtain such dispensation, the king having charged Peter to this effect. [*Fadera.*]

To the same. Like letter, joining Arnald Guillelmi, lord of Lescun, to Peter. [*Ibid.*]



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*Membrane 25d—cont.*Oct. 18.  
Sheen.

To Sir Alfonsus, eldest son of the king of Aragon. The king's envoys lately sent to the king of Aragon have informed him of the affection that Alfonsus bears to him and his house, and the king also knows his affection from what his envoy, lately coming to the king with letters of credence, has explained to him by word of mouth. As the king has explained his will concerning certain things known to Alfonsus to the aforesaid envoy, so that Alfonsus should write back his will concerning the same, and the king has not yet had an answer, he has caused his clerk, Master Peter Galiciani, canon of Rouen, to whom he has explained his wish, to be sent to Alfonsus, and he requests Alfonsus to give him credence and to write back by him his will in the premises. [*Ibid.*]

Oct. 15.  
Sheen.

To the bishop of Burgos. The king's envoys lately sent to Alfonsus, king of Spain and Algarve, concerning certain matters known to the bishop, have informed the king of the gracious and benevolent way in which the bishop has treated them and how he has had the said matters at heart, for which the king specially thanks him. As the king desires to carry the matters into effect, he has caused the aforesaid Master Peter to be sent to the king with his letters, and he requests the bishop to give credence to the said Peter, and that he will interpose so that what has been treated of by his intermediation may be confirmed and carried into effect, and that he will write to the king his will concerning these things and other things that shall please him. [*Ibid.*]

The like to the following :

The bishop of Avyla.

The said king's chancellor.

Sir John de Biscaye.

Sir Philip, the said king's uncle.

Sir John Manuel. [*Ibid.*]

Oct. 20.  
Cippenham.

To Arnald Guillelmi, lord of Lescun. The king bears in mind the good will and diligence wherewith Arnald has laboured at his order to contract certain marriages in Spain, and he thanks him specially therefor, and the king will in consideration thereof be found more ready [to promote] those things that agree with Arnald's honour. As the king has now ordained to send Arnald and Master Peter de Galiciano to Spain for the final expedition of the said matter, and has caused Arnald to be named in the letters of credence that he has sent to the king of Spain concerning this matter, because Arnald has more knowledge than others of the matter and has knowledge of the magnates of those parts, and the king has full faith in his prudence, the king requests and requires him to go to the said parts with Peter, and to labour in what way he can so that what has been begun by him concerning the marriages may be happily brought to effect by his intermediation. The king has fully informed Peter of his will in the premises, and Peter will relate the same to Arnald, who is to give credence to him. [*Ibid.*]

Oct. 15.  
Sheen.

To John Symeoni of Urea. The king renders him thanks for the good will and honour wherewith he has treated the king's envoys lately sent to Aragon for certain affairs, and for having opened to them the secrets of his heart, and for the aid of his men-at-arms offered by his letters, wherewith the king is acquainted by the frequent information of the envoys and their letters. As the king is sending the aforesaid Master Peter to those parts concerning certain matters that the king has at heart, he requests John to give credence to Peter, and that he will aid and counsel in bringing the king's wishes into effect, and that he will signify to the king by Peter his pleasure in these and other matters. [*Ibid.*]

The like to twenty-three others. [*Ibid.*]

To the archbishop of Saragossa, primate of Aragon. The king is annoyed because his envoys lately sent to Aragon did not present themselves to the

1325.

*Membrane 25d—cont.*

archbishop or communicate their affairs to him. As he is sending thither the aforesaid Master Peter upon certain matters that he has at heart, he requests the archbishop to give credence to Master Peter, and that he will give his aid and counsel in carrying into effect what is desired, and that he will signify to the king by the said Peter his will in these and other matters that shall please him. [*Ibid.*]

William de Burton of Beverley puts in his place Elias de Beleby to prosecute against Robert Daniel a recognisance for 20 marks.

Nov. 2. John son of Hugh Burnel acknowledges that he owes to Hugh Burnel  
Cippenham. of Fenyton 120 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct. 30. Emma Priour is sent to the abbot and convent of Glastonbury, by the  
Cippenham. king's special grace, to receive such maintenance for life in that house as Thomas Cokerel, deceased, had therein. By p.s.

Nov. 1. John de Toucestre, the king's yeoman, is sent to the abbot and convent  
Cippenham. of Redynges to receive such maintenance for life as Peter de Arbirlowe of Evre, deceased, had in that house by the late king's order. By p.s.

Enrolment of general release by John de Everos, son and heir of John de Everos, to Richard de Wynslade of all actions in all lands, rents, and services in Leche Turvyle. Witnesses: John le Machon of co. Gloucester, John Willames of the same county, Henry Damenay of the same, Edward atte Lee of the same, John de Rustele, Hugh de Chanewe of the same, William Strug'. Dated at Westminster, on Thursday before SS. Simon and Jude, 19 Edward II.

*Memorandum*, that John came into chancery at Westminster, on 25 October, and acknowledged the above.

Ralph le Mareschal puts in his place William de Emeldon, clerk, and Theobald Poleyn to defend a recognisance for 100*l.* made by him in chancery to John le Latymer, knight.

*MEMBRANE 24d.*

Oct. 24. John de Preston, the younger, acknowledges that he owes to John de  
Sheen. Preston, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Thomas de Hauvill, knight, acknowledges that he owes to Joan, late the wife of Thomas Butetourt, 300 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Erley, knight, and William Strug' acknowledge that they owe to Simon de Swaunlund and John de Swaunlund 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Richard Boner of Brampton acknowledges that he owes to Roger de Whatton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William Strug' acknowledges that he owes to John de Erleye, knight, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Oct. 26. Master Roger de Crophull acknowledges that he owes to Geoffrey  
Cippenham. Pontrell 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Master Roger de Blockesworth acknowledges that he owes to Richard Lovel 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.



1325.

*Membrane 24d—cont.*

Roger de Pedewardyne, knight, acknowledges that he owes to Richard de Barton, parson of the church of Sutton, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Roger Oxenhey of Little Reynes acknowledges that he owes to William de Naylyngherst and Edmund le Botiller 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 28.  
Cippenham.

John son of John de Coleshull of Oxford acknowledges that he owes to Robert Bullok of Abyndon, merchant, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Master Richard de Clare acknowledges that he owes to Master Hubert le Conestable, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger, abbot of Bitlesden, acknowledges that he owes to Adam de Cortenhale and John de Oxonia of London, 'vineter,' 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

The abbot of Boxle acknowledges that he owes to Vannus Grandonis, merchant of Florence, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Roger de Flete acknowledges that he owes to Benedict de Normanton, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Oct. 29.  
Cippenham.

Michael de Presfen came before the king, on Tuesday after SS. Simon and Jude, and sought to replevy to Robert de Sokpeth the latter's land in Alnewyk, which was taken into the king's hands for his default before the justice of the Bench against Robert de Bondelawe.—This is signified to the justices.

John, prior of Llanthony Prima in Wales, acknowledges that he owes to Thomas Evenefeld, 'spicer' and citizen of London, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Brother John de Miton, abbot of Byland, acknowledges, for himself and convent, that he owes to Geoffrey le Scrop and John de Cherleton, citizen of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Thomas de Chaworth of Waddeworth acknowledges that he owes to Henry de Athelastre, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of John de Coleshull of Oxford, and Robert Bullok of Abyndon, acknowledge that they owe to Nicholas Crane of London 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

John de Cosington acknowledges that he owes to Richard de Croston 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Laurence de Copemanthorp puts in his place William de Welyngoure to defend a recognisance for 40*l.*, made by Nicholas de Sutton in chancery to Elias de Wheteley.

Walter de Norwyco, Richard Lieu, Simon de Claxby, William de Culpho, John le Croter, and John de Sutton, executors of the will of John, late bishop of Norwich, put in their place Michael de Wath and Theobald Polayn to prosecute a recognisance for 30*l.* made to the bishop in chancery by John Sibill' of West Walton.

1325.

*Membrane 21d—cont.*Oct. 29.  
Cippenham.

John Hereward, 'copersmyth,' acknowledges that he owes to Edmund de Hildesle 16 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Brother John, prior of Monks' Horton, acknowledges, for himself and convent, that he owes to Gilbert Reyner of London 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

*Cancelled on payment.*

James Francisci, parson of the church of Ivynghe, diocese of Lincoln, and Manent Francisci, merchant of Florence, acknowledge that they owe to Annotus Grymbaldi, merchant of Chieri, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Richard son of William le Chaundeler of London acknowledges that he owes to Robert de Kirkeby, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Reginald le Clerk of Holebourne acknowledges that he owes to John Vincent of Crekelad 50 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Oct. 25.  
Cippenham.

John de Boeland of Netherwellop, who is staying in the king's service in Gascony, in the company of the earl of Surrey, has letters to the sheriff of Southampton to respite until Easter next all debts due to the exchequer.

Oct. 26.  
Cippenham.

John de Eston, parson of the church of Cherlewod, diocese of Winchester, acknowledges that he owes to Richard de Wygornia, parson of Brecham church, diocese of Norwich, 20 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Surrey.

Nov. 2.  
Cippenham.

Ralph Basset of Weldon acknowledges that he owes to the abbot of Peterborough 70 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nov. 1.  
Cippenham.

To the treasurer and barons of the exchequer. Order to cause John de Hansted, who is staying in Gascony in the king's service, to have respite until Easter next for all debts due to the exchequer.

Nov. 4.  
Cippenham.

Peter son of William de Middleton, Peter son of Richard de Middleton, and Robert de Neuby, executors of the will of Adam de Middleton, put in their place William de Emeldon, clerk, to prosecute a recognisance for 10*l.* made to Adam in chancery by Henry du Boys.

Alan de Assh acknowledges that he owes to Robert de Neuby, chaplain, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

John Forneth acknowledges that he owes to Robert de Sapy 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Juliana, late the wife of Geoffrey atte Northdene of Chesseham, acknowledges that she owes to the abbot of Leicester 100*s.*; to be levied, in default of payment, of her lands and chattels in co. Buckingham.

John de Borham, clerk, acknowledges that he owes to William de Leycestria, clerk, 27 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*

Hugh Madefrey of London acknowledges that he owes to Eleanor la Despensere, lady of Melton Moubay, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.



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*Membrane 21d—cont.*Nov. 6.  
Cippenham.

William de Mulleborne, clerk, acknowledges that he owes to John Billon of Tredywyll 100 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Ralph Giffard and John Pecok of Strathale acknowledge that they owe to Nicholas de Stistede 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Thomas de Harewold, 'grosser' of London, William Harewold, and Robert de Topesfeld, tenants of part of the lands of John de Boylond, put in their place Theobald Portejoie and John Heyron to defend the execution of a recognisance for 120 marks made to John de Vienna in chancery by the aforesaid John de Boylond.

Nov. 6.  
Cippenham.

Nicholas de Stratford came before the king, on Wednesday after All Saints, and sought to replevy to John de Bisshopesdone the latter's land, which was taken into the king's hands for his default before the justices of the Bench against Alexander son of Alexander de Besford. This is signified to the justices.

Oct. 28.  
Cippenham.

Robert de Rocheford, who is staying in Gascony by the king's orders, has letters of respite until Christmas next.

Nov. 6.  
Cippenham.

Master Richard de Clare acknowledges that he owes to Master John de Blebury 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

*Cancelled on payment.*

John de Ledrede and Nicholas de Ledrede acknowledge that they owe to Master Richard de Clare 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

William de Thorntoft puts in his place Robert de Cave, clerk, to prosecute a recognisance for 20*l.*, made to him by William de Cave of London and Peter de Novo Castro of London.

William Blundell of Caldecote puts in his place William de Emeldon, clerk, to prosecute a recognisance for 4*l.* made to him by Master Jordan de Caunvyll, parson of the church of Bukketon 'under the Blee.'

John Romyn of Iddesworth acknowledges that he owes to Griffin de Lee and Geoffrey de Stachesdon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Nov. 8.  
Cippenham.

Robert Beaumond of Throkemarton acknowledges that he owes to Robert de Throkemarton 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Francis Bache, merchant of Genoa (*Gene*), acknowledges that he owes to Alan Gille, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Hugh de Boycote of Fynemer acknowledges that he owes to John de Stoke 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*Nov. 10.  
Cippenham.

Hugh Pykard acknowledges that he owes to Henry de Preston, roper (*cordar*) of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Nov. 12.  
Windsor Park.

William de Sancto Johanne acknowledges that he owes to Simon de Swanlond, citizen of London, 85*l.* 7*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

1325.

## MEMBRANE 23d.

Enrolment of grant by Dionisia de la Rivere, lady of Stretle, to Robert Pellikan of Irlaunde of four messuages with the buildings thereon and 49 acres of arable land, whereof 24 acres and 1 rood lie in severalty and 24 acres and 3 roods in common, together with 2 acres of wood, in the town of Wykham and Stretle, a hamlet (*hamelett*) of Wikham, in divers fields and places, with a ditch near the croft (*croftam*) that formerly belonged to William Quyntyn, containing 30 feet in length and 10 feet in breadth, with 2s. of yearly rent from Richard de Horseth for a piece of land held by him in Horseth Bokedale called 'Levedidich, and with the liberty of a fold (*falde*), to wit with 120 sheep to be pastured and the fold to be put up (*plantand*) at pleasure, and to pasture all his beasts, swine, and geese at all times of the year in all several and common places where the grantor ought or was wont to pasture, except the close about her manor of Stretle, to wit in a croft (*crofta*) called Stretlehalle, Bokedale, and Heycroft, and Le Wodecrof'. Witnesses: Thomas del Hay; John de Bernham; Richard de Horseth; John atte Boure; Henry de Wyke; Roger the clerk of Balsham; Henry de Bitering'; John de Sandone, clerk. Dated at Wikham, in the hamlet called 'Stretle,' on Sunday after Midsummer, 12 Edward II.

*Memorandum*, that Dionisia came into chancery at Westminster, on 7 November, and acknowledged the above deed.

Enrolment of deed of the aforesaid Robert Pellican, witnessing that whereas the said Dionisia has made the above grant to him, and has granted to him 12l. of yearly rent from her manor of Stretle, which rent he afterwards recovered against her and others before John de Bousser, William de Gosefeld, and John de Cantebriрге, the king's justices of assize, on Wednesday after St. Matthew, 19 Edward II., by an assize of novel disseisin at Cantebriрге, he hereby grants that Dionisia, her heirs, or other tenants of the manor of Stretle shall be quit of the said rent so long as he shall hold the messuages, lands, wood, common of pasture, and fold-gang (*cursus falde*), etc., specified in the preceding deed. Dated at Westminster, on Thursday after All Saints, 19 Edward II.

*Memorandum*, that Dionisia (*sic*) came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

Enrolment of deed of William de Allazon, son of John de Allazon of Laghton, obliging himself to pay to William de Broelosby, clerk, in consideration of his good service, 100s. of yearly rent for life from his lands in Laghton, Elkington, Clisseby, and Netilton. Dated at London, on Thursday, 14 November, 19 Edward II.

*Memorandum*, that the donor came into chancery at Westminster, on the said day, and acknowledged the above deed.

Enrolment of release by William de Werdale, parson of the church of Aberfrou, to Henry de Merton, parson of the church of Weston, of all actions and demands against him by reason of a trespass committed by Henry in the suburb of London called 'Holebourn,' for which trespass Henry acknowledged in chancery that he was bound to pay William 60s. Dated at Westminster, 17 kal. December, 19 Edward II.

*Memorandum*, that William came into chancery at Westminster, on the said day, and acknowledged the above deed.

Enrolment of deed of John Olyver, chaplain, brother and heir of Peter Olyver, late rector of the church of Navenby, diocese of Lincoln, witnessing that whereas the prior and convent of Haverholm lately demised at ferm to the said Peter all the lands in the town of Welynghere, co. Lincoln, for a term of twelve years, for 14 quarters of corn yearly, and Peter has bequeathed his term to his said brother John, the said John hereby grants



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*Membrane 23d—cont.*

and demises to Sir Thomas de Sibethorp, rector of the church of Bekyng-  
ham, all the said lands, etc., for ten years from Michaelmas last, in con-  
sideration of a sum of money paid by him to John beforehand, rendering  
therefor to the prior and convent what is contained in their deed of demise.  
Witnesses: Master Henry de Clyf, Sirs Adam de Brom, Henry de  
Edenestowe, Michael de Wath, Thomas de Baumburgh, Thomas de  
Brayton, Thomas de Cotyngnam, Robert de Cave, Hugh de Bardelby,  
William de Welynghore. Dated at London, 18 November, 19 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the said  
day, and acknowledged the above deed.

Nov. 20. The abbot of Westminster acknowledges, for himself and convent, that  
Westminster. he owes to John de Oxonia, 'vyneter' of London, 200*l.*; to be levied, in  
default of payment, of their lands, chattels, and ecclesiastical goods in co.  
Middlesex.

*Cancelled on payment.*

William de Ho acknowledges that he owes to Richard de Perers 40*l.*; to  
be levied, in default of payment, of his lands and chattels in co. Hertford.

Nov. 20. To Robert de Kendale, constable of Dover castle, and warden of the  
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order  
to permit brother William de Tauenay, monk of the Cluniac order, who  
lately stayed at St. Andrew's priory, Northampton, to cross the sea in that  
port on his way to the priory of Longvill in Normandy, whither he is going  
by the order of the prior of La Charité, his superior. By K.

Enrolment of grant by John Oliver to Sir William de Herlaston, parson  
of the church of Navenby, of a plot of land in Navenby adjoining the  
rectory house of that church on the west, on which plot a dovecot is  
situate, and another plot of land in the same town called 'Barnegarh'  
adjoining the said house on the east, and a croft in the same town near le  
Smoghtes, and 7½ acres of meadow in the same town, and all his other lands  
in the same town. Witnesses: Gilbert de Toutheby; John de Blyton;  
William de Launde; Robert de Wakefeld; William Hamelyn; Simon de  
Norton of Navenby; Thomas Godewyn of Navenby. Dated at West-  
minster, 24 November, 19 Edward II.

*Memorandum*, that John came into chancery at Westminster, on the said  
day, and acknowledged the above deed.

Nov. 26. John son of John de Tyngewyk acknowledges that he owes to William  
Westminster. son of Geoffrey Turvill of Norton-near-Touecestre 20*l.*; to be levied, in  
default of payment, of his lands and chattels in co. Northampton.

John de Bloxham acknowledges that he owes to William de Bereford  
200*l.*; to be levied, in default of payment, of his lands and chattels in cos.  
Oxford and Middlesex.

John Burel of Berkway, chaplain, acknowledges that he owes to Richard  
de Boterwyk 40*l.*; to be levied, in default of payment, of his lands and  
chattels in co. Hertford.—The chancellor received the acknowledgment.

Thomas Chaunterel acknowledges that he owes to William de Monte  
Acuto 100*l.*; to be levied, in default of payment, of his lands and chattels  
in co. Somerset.

— Jacomina de Merk puts in her place John de Merk to prosecute a  
— recognisance for 115 marks made to her in chancery by John le Waleys  
of Waltham.

John le Waleys of Waltham puts in his place Peter Rys to defend the  
execution of the aforesaid recognisance.

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*Membrane 23d—cont.*

Alexander son of Alexander Camayle acknowledges that he owes to Reginald de Sutton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Malmesbury, parson of the church of Hertbill, of co. York, and Thomas de London, parson of the church of Michelmersh, of co. Southampton, acknowledge that they owe to Master Nicholas de Haghman 240 marks; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in the aforesaid counties.

Nov. 26. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Westminster. Huntingdon, Essex, and Hereford. Order not to distrain John de Stourton, son and heir of Walter de Stourton, for his homage for the manor of Hyngeston, which he holds of the king in chief, as the king has taken his homage. By p.s.

Walter de Holewell, knight, acknowledges that he owes to John de Claveryng 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Cleydon, parson of the church of Swynesheved, diocese of Lincoln, acknowledges that he owes to Simon de Swaneslond, citizen of London, 40*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Lincoln.

*Cancelled on payment.*

Henry de la Welde near Wyeng, of co. Buckingham, Nicholas Beneyt of Bourton, of co. Oxford, and Ralph de Chyseldon, of co. Wilts, acknowledge that they owe to Henry Darcy, citizen and draper of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

*Cancelled on payment.**MEMBRANE 22d.*

Nov. 15. John son of Drogo de Chelesham acknowledges that he owes to John  
Windsor Park. de Esthalle, the elder, Gilbert Shouke, Richard Stoyke, John le Spenser, and Roger de Chelesham 54*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Surrey.

Nov. 14. Matilda, late the wife of Alan de Boxhill, tenant in chief, puts in her  
Cippenham. place William de Passele and Thomas de Wynterbourn to prosecute and receive her dower of the said Alan's lands, knights' fees, and advowsons of the churches.

William Sutil of Northampton acknowledges that he owes to John de Horkestowe, parson of the church of Hetherington, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Bedford.

John de Illeford, citizen of London, acknowledges that he owes to John de Coton and Gilbert de Mordon, sheriffs of London, 53*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

William de Elmedene and Thomas de Farendone acknowledge that they owe to John de Beverle, 'peleter,' 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Dorset and Northampton.

Nov. 21. The abbot of Stanleze acknowledges that he owes to Cambinus Fautini  
Westminster. called 'Spayn' of Florence, merchant, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*



1325.

*Membrane 22d—cont.*

John, abbot of Faversham, acknowledges that he owes to John de Oxonia, citizen and vintner of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*

Robert le Coroner, the younger, acknowledges that he owes to John de Amwell, parson of the church of Rasen, diocese of Lincoln, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 27. Andrew de Sancto Licio acknowledges that he owes to John de Pulteneye Westminster. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Roger de Jarkenvill of Abbyngeworth acknowledges that he owes to John de Tothill 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert Buldre, 'spicer,' of Huntington, acknowledges that he owes to Master Thomas de Garton, parson of the church of Over, 11 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

*Cancelled on payment.*

Ralph de Malton, parson of the church of Great Scotton, diocese of Lincoln, acknowledges that he owes to Manent Francisci, merchant of Florence, 120*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Huntingdon.

Robert de Clanrigge and William de Sessyngham acknowledge that they owe to Edmund de Kendale, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

*Cancelled on payment.*

Walter Lenveyse of Hamelhamstede acknowledges that he owes to Ralph de Bramerton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Robert de Oseville acknowledges that he owes to Henry de Isham of Northampton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert Power of Wytham acknowledges that he owes to the prior and convent of Canons Assheby 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Roger de War', vicar of the church of Sopple, and Thomas Bole of Bedeford, parson of the church of Mynestede, acknowledge that they owe to John Boneyre of Chelmersford 40 marks; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Southampton.

Dec. 8. William la Zouche of Haryngworth, knight, acknowledges that he owes The Tower. to William la Zouche, his son, 4,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The said William la Zouche acknowledges that he owes to the aforesaid William, his son, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

*Cancelled on payment, acknowledged by Gilbert de Gretton, clerk, attorney of William son of William.*

Dec. 11. The said William la Zouche acknowledges that he owes to John la The Tower. Zouche, his son, 4,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

*Cancelled on payment.*

1325.

## MEMBRANE 21d.

Nov. 28.  
Westminster.

To the mayor and bailiffs of Southampton. Order to receive by indenture from the king's serjeant, William Bernardi de Fourn, a ship of the king's called '*Seint Edward*,' together with its tackle, which the king has ordered him to deliver to them, and to cause it to be kept safely until further orders.

By K.

Alexander de Cobbeldyk acknowledges that he owes to Robert de Clippeston, canon of Lychefeld church, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Thomas de Luton, William Wolin, and Gregory Gydy acknowledge that they owe to Robert de Kendale, knight, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John son of John de Button, knight, puts in his place William de la Grene and John de Cherde to prosecute a recognisance for 240 marks made to him in chancery by Matthew de Furneaux, knight, Matthew de Clyvedon, knight, and Simon son of Matthew de Furneaux.

Nov. 29.  
Westminster.

To John de Sturmy, admiral of the king's ships from the mouth of the Thames to the parts of the north. Whereas the king lately ordered him to permit the ships arrested by him for the king's service to go whither they wished, provided that he should be sure of having as many ships as should be necessary for the king's service, the king now orders him to permit all the ships of the burgesses of Great Yarmouth arrested by him for this reason to go whither they wish, upon receiving security to have the said ships in that port on Sunday in Mid-Lent, if then needed for the king's service.

By K.

Dec. 2.  
Westminster.

Ralph Bygot of Stokton acknowledges that he owes to Ralph de Camoys 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk and Suffolk.

John le Fort acknowledges that he owes to Edward de Seynt Johan, the king's godson (*filiolo*), 28 marks; to be levied, in default of payment, of his lands and chattels in Kermerdyn.

*Cancelled on payment.*

Robert de Aspale, knight, and William de Neuport, parson of the church of Redenhale, acknowledge that they owe to Henry Darey, citizen and draper of London, 160*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Nicholas Deusmarcz of Chesham acknowledges that he owes to Robert Fraunceys 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The prior of Canons Assheby acknowledges that he owes to Roesia de Burford 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John son of John Mareschal of Radeswell acknowledges that he owes to Master John de Radeswell 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*

Master Richard Abel acknowledges that he owes to Hamo Godchep, citizen of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Dec. 4.  
Westminster.

Thomas de Flore, parson of the church of Depeden, diocese of London, acknowledges that he owes to Thomas de Evesham, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*



1325.

*Membrane 21d—cont.*

Dec. 4. John de Birne acknowledges that he owes to Simon Flambard, clerk,  
Westminster. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Nicholas de Stysted acknowledges that he owes to John Charteneys 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

Thomas de Lytlyngton acknowledges that he owes to Adam de Salesbury, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Dec. 7. Joan de Wauton puts in her place Walter de Salopia, clerk, to defend the  
The Tower. execution of a recognisance for 1,000*l.* made by her in chancery to Thomas de Colevill.

— The prior of Lewes puts in his place Simon de Clare and John de  
— Staumford to defend the execution of a recognisance for 350*l.* made by John, the late prior, in chancery to Andrew de Staumford of London.

John de Wyngeton, clerk, acknowledges that he owes to William Rosce of Totyng' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Dec. 8. John de Sancto Johanne, in consideration of his good service to the king  
The Tower. in the duchy of Aquitaine, has letters of respite until Michaelmas next for all debts due to the exchequer, for his own debts and those of his ancestors.

By K.

Robert de Welle has like letters of respite until Midsummer.

By K.

Dec. 14. To the sheriff of York. Order to cause a regard of the forest of Galtres  
The Tower. to be made before Easter next, before the coming of the justices of the Forest.

*[Capitula.]*

Dec. 8. To Edward, duke of Aquitaine, earl of Chester, Ponthieu, and Mon-  
The Tower. treuil, the king's son. Sanctius de Ryvere and Bernard de Ryvere, burgesses of Bayonne, have complained to the king that whereas in times past they were wont to exercise merchandise in Normandy in the bishopric of Coutances, and 3,000*l.* of small Tournois were owing to them by many men of that bishopric by reason of merchandise, and certain men of those parts prosecuted before the king of France that the debts should be levied to his use by reason of the late disturbances in the aforesaid duchy, by reason whereof Sanctius and Bernard have been hitherto hindered from obtaining their debts aforesaid, wherefore they have prayed the king to find a remedy; as peace is concluded between the king and the king of France, as Edward is aware, the king orders him to insist before the king of France and others of his council in ways that shall seem expedient to him, so that Sanctius and Bernard may be satisfied for their debts aforesaid, certifying the king by his letters of his proceedings.

Dec. 14. Robert de Monte Alto and Roger de Watevill, knights, acknowledge that  
The Tower. they owe to Simon de Swanlond 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Nicholas de la Lee acknowledges that he owes to John Inge, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John Pecche acknowledges that he owes to William de Weylond, knight, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1325.

## MEMBRANE 20d.

Nov. 21. William de Ayremynne, clerk, now bishop of Norwich, puts in his place  
Westminster. Master Adam de Ayremynne and William de Emeldon, clerks, to prosecute the affairs of all recognisances made to him in chancery, and to make acquittances thereof, etc.

Thomas de Gay acknowledges that he owes to Master Gilbert Lovel 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Devon.

John Dagenhale acknowledges that he owes to Master John de Hildesle 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nov. 23. Robert Bale, chaplain, acknowledges that he owes to Thomas de Evesham,  
Westminster. clerk, and Reginald, his brother, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*

The abbot of Vaudey acknowledges, for himself and convent, that he owes to John de Hothum, bishop of Ely, 10*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Lincoln.

Nov. 20. William de Hykeling, clerk, has letters to the abbot and convent of  
Westminster. Faversham to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By K.

John le Brewere of the parish of St. Clement without the bar of the New Temple, London, acknowledges that he owes to Stephen de Pageham 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Enrolment of grant from Thomas ap Adam, son and heir of John ap Adam, to John de Walton, for life, of all the tenements in Puriton, co. Gloucester, held of Thomas in villeinage, and of the villeins and all their issue, and of all the rents and services of all the free tenants who hold of him in the same town, with all the lordship of the same and all other profits that pertained to him in the same town. Witnesses: Thomas de Radeberewe; John de Boxe; Richard de Salle; John de Trye; John Sergeaunt; Henry le Gardener; John Teste. Dated at Puryton, on Sunday after St. James the Apostle, 19 Edward II.

*Memorandum*, that Thomas came into chancery at Westminster, on 28 November, and acknowledged the above.

Nov. 27. To William, count of Holland and Zeeland, and lord of Friesland. The  
Westminster. king understands, on the information of Richard de Betoyn, mayor of the merchants of the Staple, that the count has granted letters of conduct until the octaves of Easter next to merchants and men of this realm coming into the count's lordship with their goods and wares, staying therein, and returning thence, and that the count wished that the king should cause similar letters of conduct to the count's merchants and men coming into this realm to be made and sent to the count. The king is astonished at this, not without cause, since he does not credit that the treaties of peace between him and the count and the count's subjects have been violated in any way, so that it seemed to him that such letters of conduct were not necessary, although some disputes have arisen between some of the king's and of the count's subjects concerning damages and wrongs committed upon each other at sea, for the amicable pacification whereof a certain day and place have been appointed, as the count knows. From such a cause it is not fitting that war and anger should arise between the king and the count, or between their subjects, and the merchants or fishermen of the count's dominion coming into this realm with their goods have not been molested or



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*Membrane 20d—cont.*

aggrieved with the king's knowledge. Lest the count should, however, be moved because such letters of conduct have not been made by the king, the king has ordered them to be made and sent to the count by the bearer of the presents, and he signifies to the count that it is not his intention, and does not believe it is the count's, that, when the aforesaid time has elapsed, communion between the king's and the count's subjects shall be impeded in any way, but that peace and love between them shall flourish and be preserved. [*Fœdera.*]

Nov. 19. John Blakpol of Stockenechirche acknowledges that he owes to John de Westminster. Reynham of Longewyk 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Andrew de Neumere of Stockenechirche acknowledges that he owes to John de Reynham of Longewyk 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Nov. 29. Thomas de Tochewyk acknowledges that he owes to Thurstan de Westminster. Hampslape 6l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Nov. 30. Henry de Ebbelesburne and Gilbert atte Mere acknowledge that they Westminster. owe to Robert atte Okette of Wynchesfeld, co. Southampton, 40l.; to be levied, in default of payment, of their lands and chattels in cos. Surrey and Southampton.

*Cancelled on payment.*

Dec. 2. William de Twyford acknowledges that he owes to Hugh le Despenser, Westminster. earl of Winchester, 33l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William Lovel, knight, acknowledges that he owes to Hugh le Despenser, lord of Glomorgan, 40l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Clyvedon acknowledges that he owes to Reginald de Pavely of la Broke, 480l.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Stephen Boweles of Edenesburgh of Buckingham acknowledges that he owes to John le Heymongere of London, merchant, 20l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Roune acknowledges that he owes to Vianinus de Jovensane 280 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Sancto Wallerico, a Picard, of Lewes, acknowledges that he owes to Robert de Wenegrave 84l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Roger de Brounolesheved, knight, acknowledges that he owes to Hugh de Burgh, parson of the church of Patrikbrumpton, 40s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

*Cancelled on payment.*

Dec. 4. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem Westminster. in England, acknowledges that he owes to Simon Ganet, parson of the church of Fakenhamdam, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Note of payment of 12½ marks.*

1325.

*Membrane 20d—cont.*

Enrolment of general release by Hervey de Brandon to Walter, bishop of Exeter. Dated at London, 5 December, 19 Edward II.

*Memorandum*, that Hervey came into chancery at Westminster, on the said day, and acknowledged the above deed.

Dec. 5.  
Westminster.

Robert de Morle, knight, acknowledges that he owes to Hugh le Despenser, lord of Glamorgan, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Hervey de Brandon acknowledges that he owes to Richard de Bokehirst, John Ravene, William de Mymmes, and Simon le Bole 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William le Chapman of Derteford acknowledges that he owes to John le Porter of Derteford 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Kent of London, 'cordewaner,' acknowledges that he owes to John de Crendon 6 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Stephen de Bouweles of Edelesbergh acknowledges that he owes to Robert de Asshele 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Robert de Hoton, clerk, acknowledges that he owes to William Huse 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Lavyngton acknowledges that he owes to Nicholas de Sancto Marco, lord of Osgodby, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard de Bokherst of co. Kent, John Raven of co. Suffolk, William de Mymmes of the city of London, Simon le Bole of London, and Hervey de Brandon of co. Essex acknowledge that they owe to Walter, bishop of Exeter, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Philip de Hardeshull puts in his place Theobald Portejoie to prosecute a recognisance for 200 marks made to him in chancery by John de Wolverton, knight.

Dec. 7.  
The Tower.

John atte Welde of Hadlo acknowledges that he owes to Master Richard de Brenchesle, parson of the church of Est Pekham, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*MEMBRANE 19d.*

Dec. 4.  
Westminster.

To Adam, prior of Lewes. The king is informed on the part of John de Waranna, earl of Surrey, that whereas the prior obtained the said priory, which is of the earl's patronage, by virtue of the grace of the pope, and has received the temporalities of the priory from the earl, according to custom, the abbot of Cluny has procured him to be cited to appear outside the realm to answer to him for certain things touching the right of patronage of the priory, for which reason the prior is preparing himself to go out of the realm, as the king learns; the king, considering that prejudice would hereby be done to his royal dignity, since no one ought to be drawn to answer outside the realm for anything whereof the cognisance pertains to him, and that disinheritance would be done to the earl, prohibits the prior from going outside the realm, secretly or openly, to answer to the abbot concerning the right of the advowson of the priory, or concerning anything touching the same, the cognisance whereof pertains to the king and to no one else, or from sending any proctor in this behalf.



1325.

*Membrane 19d—cont.*

Dec. 5. To Robert de Kendale, constable of Dover castle and warden of the  
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to arrest the aforesaid prior if he come to that port to leave the realm for the above purpose, and to cause him to be guarded safely until otherwise ordered.

To brother John de Jeu and brother John Darcy, proctors of the abbot of Cluny. Inhibition of their drawing the aforesaid prior into any cause concerning the advowson of the priory, etc., without the realm, the cognisance whereof pertains solely to the king, or of their attempting anything to the prejudice of the king or of the right of his crown, ordering them to revoke anything that they may have attempted to the contrary.

Dec. 8. Simon Litilproud acknowledges that he owes to Robert de Holden, clerk,  
The Tower. 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Maurice de Waledene, parson of the church of Farnham, diocese of Lincoln, acknowledges that he owes to Master Richard de Clare, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Robert de Haddele, Roger de Stanstede of Redyng', and William Strug' of co. Wilts acknowledge that they owe to John de Oxonia, 'vineter' of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

Adam, prior of Canons Assheby, acknowledges that he owes to Nicholas Sperling of London 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Edmund le Spicer of Canterbury acknowledges that he owes to Henry de Cantuaria, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Dec. 8. The prior of Erdbury acknowledges, for himself and convent, that he  
The Tower. owes to Annotus Grimbaldi of Chieri (*Kerio*), merchant, 63*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Cancelled on payment.*

Brother Richard de Culeworth, prior of Hurle, acknowledges, for himself and convent, that he owes to John de Oxonia, vintner of London, 60*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Berks.

Dec. 5. To the sheriff of Northumberland. Order to cause 3*l.* 18*s.* 0*d.* to be  
Westminster. levied from the community of that county and paid to Michael de Presfen for his expenses in coming to the parliament at Westminster, for twenty-six days in coming thither, staying there, and returning thence, at the rate of 3*s.* a day. By K.  
[*Parl. Writs.*]

The like to the sheriffs of other counties for the payment of various sums to the knights of the respective counties. [*Ibid.*]

*MEMBRANE 18d.*

Richard Grey of Codenore puts in his place Thomas de Evesham, clerk, to prosecute a recognisance for 200 marks made to him in chancery by Henry son of John de Gray.—Michael de Wath received the attornment.

Dec. 12. To Robert de Kendale, constable of Dover castle and warden of the  
The Tower. Cinque Ports, or to him who supplies his place there. Order to permit

1325.

*Membrane 18d—cont.*

William Ballard and Roger le Corour to cross the sea from that port, as Mary de Sancto Paulo, countess of Pembroke, is sending William, her envoy, and Roger to France for the expedition of certain of her affairs. By K.

John Peeche acknowledges that he owes to Taldus Valoris, Alexander de Bardy, and Peter Renery, and their fellows, merchants of the society of the Bardi of Florence, 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Mary de Sancto Paulo, countess of Pembroke, to cross the sea from that port with her household, horses, and equipments, as she is going to parts beyond sea upon her affairs by the king's licence. By K.

Dec. 14.  
The Tower.

William del Wode acknowledges that he owes to John de Clyderhou 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

*Cancelled on payment.*

Walter de Pappeworth acknowledges that he owes to William de Hakford 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert de Monte Alto, knight, acknowledges that he owes to Robert de Watevill', knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Brymmesgrave, parson of the church of Arwode, diocese of Worcester, acknowledges that he owes to William de Gayton, 'taburer,' 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Henry son of John de Grey acknowledges that he owes to Richard de Grey of Codenore 53*l.* 12*s.* 3½*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Dec. 15.  
Havering-  
atte-Bower.

John Baldewyne of Barlyngge, William Pernill of Springefeld, and Peter de Wendovre of Spryngfeld acknowledge that they owe to William Spark of Writele 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Thomas de Luton acknowledges that he owes to Ralph son of Ralph le Mareschal, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Thomas de Luton acknowledges that he owes to Ralph son of Ralph le Mareschal, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Robert de Well, knight, and Stephen de Abyndon acknowledge that they owe to Simon de Swanland 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Well, knight, acknowledges that he owes to Stephen de Abyngdon 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas le Ercedekne acknowledges that he owes to Ponche Portenary, John Portenary, and Henry Fauconer, merchants of Florence, 120 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Elias de Whetele, clerk, puts in his place Andrew de Norton and Thomas de Wyntryngham to prosecute a recognisance for 40*l.* made to him in chancery by Nicholas son of Hugh de Sutton.



1325.

*Membrane 18d—cont.*Dec. 12.  
The Tower.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to release Adam, prior of Lewes, whom he has arrested in that port by virtue of the king's order for attempting to cross the sea to answer to the abbot of Cluny concerning the advowson of Lewes priory, upon his finding security to answer to the king for his contempt, certifying the king of the security.

Dec. 27.  
Bury  
St. Edmunds.

To the keeper of the port of Dover, or to him who supplies his place. Order to permit Master Guy de Luk', who is going to parts beyond sea by the king's licence, to cross the sea from that port; provided that he carry with him no letters prejudicial to the king or his realm or suspicious letters.

By K.

Enrolment of grant by William son of Paulinus de Kerdyf to Sir Hugh le Despenser, lord of Glamorgan and Morganno, of his manor of Waleton near Teukesbirs, with all appurtenances, knights' fees, advowsons, etc., thereto belonging, in exchange for the manor of Rokhampton, except the advowson thereof, which Hugh has granted to him. Witnesses: Robert de Watevill, John de Bek, Richard Talbot, Robert Sapy, John Sapy, Edmund Gascelyn, William Tracy, Thomas le Botiller, knights; Alan de Tesdale, John le Botillier, Richard de Asperleye, Geoffrey le Archer, Eudo (*Eude*) de Acton, William Chaumon, Robert de Aldrynton, Robert Dastyn. Dated at Burgh de Seint Edmond, 27 December, 19 Edward II. *French.*

*Memorandum*, that William came into chancery at St. Edmunds, on the said day, and acknowledged the above.

Enrolment of release by the aforesaid William to the said Hugh of his right in the said manor. Witnesses: Robert de Mohaut, Robert de Watevill, Richard Talbot, William Tracy, Thomas le Botiller, knights; Alan de Tesdale, John le Botiller, Richard de Asperleye, Geoffrey le Archer. Dated at Burgh de Seint Edmund, 29 December, 19 Edward II. *French.*

*Memorandum*, that William came into chancery at St. Edmunds, on the said day, and acknowledged the above deed.

1326.

Jan. 20.  
Norwich.

To Robert Baynard and Simon de Hedersete, appointed to survey and examine measures in co. Norfolk, and to execute certain other things contained in the king's letters. Whereas amongst the other liberties granted to the citizens of Norwich by the late king's charter, which the king has confirmed, it is granted that summonses, distrainments, attachments, and other royal offices that shall arise within the city and its suburbs shall be executed by the bailiffs of the city, so that no foreign sheriff, coroner, or other bailiff or minister of the king shall exercise or execute any royal office in the city, to wit within the ditches of the city and the river Weysum, or in the suburbs aforesaid, except in default of the bailiff of the city, as contained in the said charter; and the king now learns from the complaint of the citizens that, although they have had measures agreeing with the standard of London from the time of the king's proclamation that there should be one measure of wine, one measure of ale, and one measure of corn, to wit the quarter of London, throughout the whole realm, and although those who have used false measures have been punished by the bailiffs of the city, the said Robert and Simon intend entering the liberty of the city to examine the measures of the men of the city, and to enquire the names of those who used false measures, and to punish them, by pretext of the king's commission, to the prejudice of the citizens and contrary to the said charters, wherefore the citizens have besought the king to provide a remedy: as it is not the king's intention that the citizens should be prejudiced concerning the liberties aforesaid, but that what has been

1326.

*Membrane 18d—cont.*

ordained concerning such measures shall be observed, he orders Robert and Simon to go to the city in person, and to see and examine the standards of the city, and if they find that the standards agree with those lately delivered to them by the king, and if it appear by inquisition that the men of the city and suburbs have used the measures approved by the said standards after the proclamation aforesaid, and that the excesses of those who have used false measures have been duly punished by the bailiffs of the city, they are then not to intermeddle further with the measures, and not to molest or aggrieve the said men unduly contrary to the tenor of the said charter; and if they find by the inquisition that the said men have used false measures not agreeing with the aforesaid standards after the aforesaid proclamation, and that the bailiffs have been negligent in punishing the said excesses, they are then to certify the king of what they shall find, so that he may cause to be done herein what he shall see to be just and reasonable.

1325.

*MEMBRANE 17d.*

Dec. 26.  
Bury  
St. Edmunds.

To W. archbishop of Canterbury. Order not to put into execution without consulting the king any papal or other letters brought, or to be brought, to him containing anything prejudicial to the king or the rights of his crown or to his people, nor to attempt anything to the prejudice of the king or of his royal dignity, nor to permit anything to the king's prejudice to be attempted by his officials or ministers. By K.  
[*Fœdera.*]

The like to the archbishop of York, seventeen bishops, and thirty-one abbots and priors. [*Ibid.*]

Dec. 28.  
Bury  
St. Edmunds.

To Margaret, lady de Mortimer of Wygemor. Order to go, immediately upon sight hereof, to the abbey of Elnestowe near Bedeford, and to dwell therein at her own cost until further orders, as the king understands that divers suspicious assemblies or gatherings of men are made daily by her and by her men in the parts wherein she is staying. The king has ordered the abbess to cause suitable houses to be assigned within the abbey for Margaret's residence. He wills that Margaret shall not leave the abbey after she shall have arrived there, and shall not make assemblies or gatherings of men without the king's special permission, and he orders her to conduct herself so that he shall not have cause to punish her, certifying him by her letters and by the bearer hereof of what she will do in this matter, so that he may further ordain herein what shall seem expedient to him.  
*French.*

To the abbess of Elnestowe. Order to cause suitable houses within the abbey to be assigned to the aforesaid Maud (*sic*), lady de Mortymer, for her residence, and not to permit her to pass outside the abbey, or make assemblies of men without the king's special licence. *French.*

1326.

Jan. 1.  
Bury  
St. Edmunds.

To the lady Majora Garcie. The king's envoys lately sent to Spain to contract certain marriages have informed the king of the benevolent and honourable manner in which she treated them in those parts, for which he renders her special thanks. As he is informed that it is said before her by some persons that Edward, his eldest son, will be married elsewhere in France by him, and that for this reason many of the magnates of those parts are angered, the king signifies to her that Edward has not been married there, and that there is no treaty with such an object in progress, and that it is not the king's will or intention that his son shall be married anywhere except where negotiations have been carried on at another time by his envoys, and that for this reason he sent Master Peter de Galicano to Spain to confirm what had been treated of previously, and has, more-over, caused



1326.

*Membrane 17d—cont.*

the pope to be requested by his special letters to grant a dispensation for the marriage by reason of consanguinity. [*Fœdera.*]

1325.

Dec. 26.  
Bury  
St. Edmunds.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the envoys of Walter, archbishop of Canterbury, who are going to the Roman court for certain affairs of the archbishop's with letters of the king and of the archbishop, to cross the sea from that port; provided that they carry or bring back with them no other letters concerning which suspicion may be had. By K.

Dec. 26.  
Bury  
St. Edmunds.

To the abbot of Cluny. Whereas Adam, prior of Lewes, has obtained that priory, which is of the patronage of John de Warennia, earl of Surrey, by the grace of the pope, and has received the temporalities of the priory from the earl, according to custom, and has held them for some time, labouring carefully for the improvement of the estate of the priory, which has fallen away in means and is wasted by the carelessness and bad government of those who ruled over it in times past, and the king now learns from the information of the earl that the abbot is endeavouring to draw the prior into suits to answer to him outside the realm concerning certain things touching the advowson of the priory, whereby prejudice may arise to the king, because pleas of advowson of churches and priories in the realm pertain to his crown and dignity, and danger of disinherittance of the earl may arise; for the avoidance whereof the king requests and orders the abbot to consider what inconveniences may come upon him and the priory from the premises if they be carried into effect, and that the king cannot pass over such prejudicial things to him and his realm without providing a remedy, and to desist from his endeavours, causing to be revoked what has been attempted in his name, so that it may not behove the king to apply a heavier hand. The king has inhibited the prior from going out of the realm to answer concerning anything touching the advowson of the priory, and from sending any one on his behalf, especially as the king is prepared to do justice to the abbot and to all others wishing to complain of things whereof the cognisance pertains to the king in this realm.

1326.

Jan. 13.  
South Elmham.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order not to permit any men-at-arms or others whomsoever, or horses, arms, or victuals to cross to parts beyond sea from that port, without the king's special licence, except merchants, who must needs go to parts beyond sea for necessary reasons, of which the king wills that Ralph shall be fully assured; provided that the merchants shall be searched diligently, lest they carry with them letters prejudicial to the king or any of his subjects, or suspicious letters, contrary to the ordinance made by the king upon another occasion and sent to the constable. By K.  
[*Fœdera.*]

Jan. 14.  
South Elmham.

John atte Grene came before the king, on Tuesday after St. Hilary, and sought to replevy to John de Chavent the latter's land in Wapham, which was taken into the king's hands for his default before the justices of the Bench against Edmund, earl of Arundel. This is signified to the justices.

Jan. 16.  
Bergh.

John de Athy, knight, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 100s.; to be levied, in default of payment, of his lands and chattels in Ireland.

Jan. 16.  
Bergh.

To Richard de Maundevill. John de Athy has informed the king of the good will and promptitude exhibited by him for the preservation of the king's honour and rights in Ireland, and how he has assisted the king's

1326.

*Membrane 17d—cont.*

ministers in the protection and defence of the same, and the king recollects that he has felt this hitherto by frequent experiences, wherefore he commends Richard's constant faithfulness with special affection, and requests him to continue the same, so that the king may be bound to reward him therefore suitably when opportune.

The like to the following:

Robert le Sauvage, knight.

Alan le fitz Waryn, knight.

Henry de Maundevill.

Robert de Maundevill.

1325.

Dec. 26.  
Bury  
St. Edmunds.

To the sheriff of Suffolk. Whereas the king has appointed John de Bousser and Adam de Brom to hear and determine the complaints of all and singular of that county wishing to complain of the grievances and oppressions inflicted upon them by the arrayors and triers of hobelers and other horsemen and footmen appointed by the king in that county, and to do justice to the said complainants, and the king is now given to understand that many who wish to complain defer and are afraid of prosecuting their complaints through fear of a penalty imposed in a certain commission of the king's made to certain of his subjects to try knights, esquires, and other men-at-arms in that county, to wit half a mark for each penny given, for which reason the excesses of the triers have hitherto remained unpunished: the king therefore orders the sheriff to cause proclamation to be made in his county [court] and other places where he shall see fit that all persons thus wishing to complain may prosecute their plaints before the said John and Adam in form aforesaid without having any regard to the penalty aforesaid, which penalty the king forgives entirely.

The like to the sheriff of Norfolk.

1326.

Jan. 20.  
Norwich.

John de Haneworth acknowledges that he owes to John de Cove 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Adam Munk of Bungeye acknowledges that he owes to John de Cove 10*5s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Simon Benet of Teford acknowledges that he owes to the said John de Cove 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Jan. 21.  
Norwich.

Robert de Watevill acknowledges that he owes to the said John 93*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

1325.

*MEMBRANE 16d.*

Dec. 12.  
The Tower.

To the sheriff of York. Order to cause proclamation to be made that all those who have 40*l.* of land or rent yearly, or an entire knight's fee of the yearly value of 40*l.*, and who have held the same for two years, shall receive knighthood before Easter next or at that feast, under pain of forfeiture, the king having formerly caused proclamation to be made that all such persons should receive knighthood before Michaelmas, in the 17th year of his reign, and certain of them made fine with him to have respite until certain days now passed, and have not yet received knighthood, and certain others have neither made fine for such respite nor received knighthood. By K.  
[*Paedera*; *Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 12.  
The Tower.

To the mayor and sheriffs of London. Order to cause all and singular entering that port, or wishing to leave the same for parts beyond sea, to be



1325.

*Membrane 16d—cont.*

diligently searched, and to arrest any whom they shall find with letters prejudicial to the king or the rights of his crown or suspicious letters, and to cause such persons to be sent to the king with the letters in question, so that he may cause to be done in that matter what shall seem reasonable, the king having frequently ordered them to cause such search to be made, and they have been negligent in doing so, as appears by the fact that many such letters have been afterwards brought into that realm by that port that were not arrested by them.

By K.

The like to the following :

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Romenhale.

The bailiffs of Plummuth.

The bailiffs of Blakeneye.

The bailiffs of Whiteby.

The bailiffs of Raveneserod.

The mayor and bailiffs of Bristol.

The bailiffs of Dunwich.

The bailiffs of Hastyng'.

The constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place.

The bailiffs of Yarmouth.

The mayor and bailiffs of Dover.

The mayor and bailiffs of La Rye.

The bailiffs of Kyngeston-on-Hull.

The bailiffs of Seford.

The mayor and bailiffs of Hythe.

The mayor and bailiffs of Ipswich.

The mayor and bailiffs of Wynchelse.

The bailiffs of Harwich.

The bailiffs of Scardeburgh.

The mayor and bailiffs of Southampton.

The bailiffs of Hertipole.

The bailiffs of Weymuth.

The bailiffs of Bishop's Lenne.

The bailiffs of Axmuth.

The bailiffs of Boston.

The bailiffs of Mulford.

The bailiffs of Waynflet.

The bailiffs of Coumbe Martyn.

The bailiffs of Oldestowe.

The bailiffs of Lyme.

The bailiffs of Shorham.

The bailiffs of Oreford.

The bailiffs of Pevenesey.

The bailiffs of Grymesby.

The bailiffs of Newport, in the Isle of Wight.

The bailiffs of Landstephan.

The mayors and bailiffs of Newcastle-on-Tyne.

The bailiffs of Kameys.

The bailiffs of Yaremuth.

The bailiffs of Maldon.

The bailiffs of St. Michael's Mount.

The bailiffs of Neubigging.

The bailiffs of La Pole.

The bailiffs of Hardelowe.

The bailiffs of Tynmuth.

1325.

*Membrane 16d—cont.*

The bailiffs of Harlesbrok.  
 The bailiffs of Lyverpol.  
 The bailiffs of Gorleston.  
 The bailiffs of Halycland.  
 The bailiffs of Falemue.  
 The mayor and bailiffs of Portesmuth.  
 The bailiffs of Sydmuth.  
 The bailiffs of Swaneseye.  
 The bailiffs of Dunsterre.  
 The bailiffs of Yalhampton above Newenton Ferers.  
 The bailiffs of Mousehole.  
 The bailiffs of Faversham.  
 The bailiffs of Dertemuth.

Thomas West puts in his place John de Sancto Paulo, clerk, to prosecute a recognisance for 400 marks made to him in chancery by Ralph Bygot.

The said Thomas puts the said John in his place to prosecute a recognisance for 40 marks made to him in chancery by John de Oddlynseles and Emma his wife.

1326.

Jan. 3.  
 Haughley.

To the sheriff of Norfolk and Suffolk. Order to go in person, immediately upon sight hereof, to William de Ayremynn, whom the king lately sent as his envoy to parts beyond sea for certain of his affairs there, and to summon him in the presence of four lawful men to be before the king and his council in his own person in the octaves of Hilary next, to inform the king concerning his mission, and to answer to the king for the same, and for all things touching the same.

By K. and C.

1325.

Dec. 31.  
 Haughley.

Robert de Reveshale, mayor of the town of Sudbury, Simon de Berton, and John Knyvet, bailiffs of the same, Robert Darre of Sudburi, Richard de Reveshale, John de Holgate, John Pryde, Philip Mundepet, John 'the Smyth,' Robert de Stonehous, Walter Bele, Thomas Slademan, Simon 'the Peyntour,' William de Lyketon, Walter le Reve, William de Beauchamp, Stephen Page, John de Stonhous, Richard le Coircoynte, William atte Hill, Thomas de Leventon, John le Breye, John de Coggeshal, John Mauveisyn, John Lyoun, Richard le Marchaunt, Ralph Shingel, Henry Shingel, John atte Place, Henry Schirlok, Nigel Tebaud, William Pykard, Robert de Cornerth, Richard Grubbe, Simon de Edwardeston, John Coleman, Simon Cok, John Page, John de Brantham, the younger, Richard de Stanstede, Robert Lesshe, John le Girdeler, Hugh le Webbe, John Fokes, Richard de Polstede, Robert atte Lane, Simon Pykerel, Walter le Taillour, Peter Goche, Roger le Barbour, Thomas le Barbour, Robert Osselok, Laurence le Marchaunt, William Humfrey, Philip le Fisser, Robert Bantying', Robert Waleys, William Adyn, John Brond, Thomas le Mouner, William son of Richard le Clerk, Adam son of Richard le Clerk, Robert le Huphelder, William le Tannour, Nicholas Waryn, Richard le Clerk, Roger le Peyntour, William de Halstede, John de Eye, Geoffrey 'the Whelewryght,' Peter le Whelwright, William Export, Robert le Orfevere, Geoffrey le Couper, Nicholas de Floketon, Richard Feysaunt, Roger le Mazoun, Michael le Fuller, John Colehode, John Peper, 'tailleur,' Richard atte Lane, Thomas Breuhous, Thomas de Clare, William de Estone, William Persoun, Walter Denyns, John Prentiz, Nicholas de Illeye, Henry Fuller, Adam le Seler, Walter le Teynturer, Robert Douse, Robert Quyntyne, Gilbert le Bul, John de Ocle, 'fuller,' John de Stanstede, Thomas atte Pet, John Passelewe, Robert Spendelove, Hugh Scot, Adam Ryper, William Lygun, Thomas le Mouner, John Wade, Gilbert le Barbour, Thomas Berel, Walter Lygun, Ralph de Horkesleye, Roger le Mouner, Adam de Sayham, Nicholas Pod,



1325.

*Membrane 16d—cont.*

Richard de Sherneford, Hugh le Taillour, John Rydel, Simon le Cordewaner, Adam de Spykenhale, William de Maldon, Robert de Brokes, William le Latouner, Thomas le Fevre, Simon atte Berne, John atte Hull, William de Chilton, Nicholas le Chaundeler, Walter le Seler, Ralph le Keu, Richard de Eye, John de Lausele, John le Spicer, Robert de Bunggeye, William de Borleye, Benedict de Stanstede, John de Aketon, John de Chilton, Peter Ymaygne, William de Northwold, John Lu, Michael Hangard, Hanekinus le Godegrom, Thomas de Peyton, William Waryn, Hugh de Chilton, Walter de Eye, chaplain, Hugh Pride, chaplain, Paul the chaplain, William Clerkind, chaplain, Seyeva de Sancto Quintino, Sabina de Clare, Sarah atte Water, Anna de Scurel, Agnes de Dedham, Amice Wraw, Margery de Sancto Edmundo, Clemencia de Chilton, Mabel Love, Florence Waryn, Wysa Parfay, Christiana atte Wyche, and Stephen de Haverlond acknowledge that they owe, for themselves and the community of the town aforesaid, to Hugh le Despenser, lord of Glamorgan and Morgannou, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

*Memorandum*, that Thomas de Sibbethorp, clerk, received this recognisance by the order of the chancellor.

[In margin:] *Memorandum*, that this recognisance was cancelled by the council, by virtue of a statute in the parliament at Westminster, on the morrow of the Purification, 1 Edward III., because it was testified before the council that the recognisance was made by the duress of the said Hugh.

*Cancelled by order of the chancellor, as appears in the margin.*

Dec. 29.  
Bury  
St Edmunds.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Gilbert Haan, the bearer of the presents, who is going to parts beyond sea by the king's licence, to cross the sea in that port with his men and horses and the king's letters; provided that he or any of his men do not carry with them any letters of others that may be deemed suspicious.

By K.

John de Caunton, knight, puts in his place Robert de Roderham to prosecute a recognisance for 100s. made to him in chancery by William Basevile.

1326.

Jan. 22.  
Norwich.

William de Syde, clerk, has letters to the abbot and convent of St. Benedict Holme, to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

By K.

Thomas de Segrave, parson of the church of Fenstanton, acknowledges that he owes to John de Blumvill 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

*Cancelled on payment.*

Richard son of Ralph Bryd of Bonewell acknowledges that he owes to John Sturmy, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Jan. 24.  
Norwich.

John de Bergham came before the king, on Friday after St. Vincent last, and sought to replevy to Reginald son of William le Clerk of Brandonesferye, Alice, late the wife of William le Clerk, John son of William le Clerk, Stephen son of William le Clerk, John Godhewe, Thomas de Bodeneye, William Hagon, John son of Alexander Geffrey, William le Coupere, William le Draper, John le Webstere, Hugh Ope, Helewisia Curteys, and Robert son of Thomas de Fransham their land in Brandonesferye, which was taken into the king's hands for their default before the justices of the Bench against Matilda, late the wife of William Walter of Brandonesferye. This is signified to the justices.

1326.

## MEMBRANE 15d.

Enrolment of grant, surrender, and release by brother Robert, prior of Eye, and the convent of the same to the king of the advowsons of the churches of Thornedon and Melles, co. Suffolk, saving to them the pensions due to them of old time from the said churches. Dated at Eye in their chapter, 12 January. 1325[-6], 19 Edward II.

*Memorandum*, that the prior came into chancery at Norwich, on 20 January, and acknowledged the aforesaid deed.

Jan. 26.  
Norwich.

To John de Blomvill, escheator in eos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to take the aforesaid advowsons into the king's hands.

1325.

*Memorandum*, that the following petitions were granted in parliament at Westminster, in the octaves of Martinmas, 19 Edward II., by the king, with the assent of the prelates, earls, barons, and others then in the said parliament.

The king's liege men pray that whereas they and their ancestors have given many tallages to the king's ancestors to obtain the charter of the Forest, which they have from the present king's confirmation, giving to him largely therefor, afterwards the ministers of the Forest on both sides of the Trent come and have taken again into the forest towns, lands, and woods as entirely as they were at any time, contrary to the form of the said charter, to the great damage of the king's people, and cause ditches to be thrown down, and interfere with their cultivation (*gaingages*), and take from them grievous and excessive (*soveruels*) ransoms, to the great destruction of the people: wherefore they pray for remedy.—Answer: The king is pleased that the justices of the Forest and their ministers shall be called before the bishop of London, the chancellor, Sir Geoffrey le Scrop, and Sir William de Herle, and that those who wish to complain of the taking of land or of wood contrary to reason and right shall be heard, and that the justices and their ministers shall be also heard in their defence, and right shall be done to the king and to others.

They also pray that whereas many men of the realm, knights, dames, and others are taken and imprisoned, and their lands and chattels seized by accusations, made to the king by men wishing evil, that they are adherents of the rebels or of the king's enemies, or for other evil deeds, according to the accusers' evil invention, whereas they are not indicted or attainted in any way according to the law of the land, it may please the king that such attachments shall not be made upon mere accusation without process of law, and that he will order deliverance to be made according to the law of the land of those thus taken and imprisoned.—Answer: Those who have been taken by such accusation shall come into chancery and shall have right, and hereafter the king wills that no man shall be taken contrary to the law of the land, and that if any one be taken, let him sue and right shall be done to him.

The king's liege men who hold of divers honours that have come into the king's hands by forfeiture of the king's rebels pray that whereas, before these lands and honours came to the king's hands, they could purchase lands and take feoffments without having leave of the lords, now the king's escheators and other ministers, when lands within the honours are purchased, seize the lands as if they were held of the king in chief as of the crown, which is contrary to the form of *Magna Carta*; wherefore they pray remedy.—Answer: The king should have the same estate as to taking fines for the purchase of lands and tenements held of honours in the king's hands as the lords had, according to the purport of *Magna Carta*, saving to the king his rights and prerogatives in other things.



1325.

*Membrane 15d—cont.*

The said men also pray, for all the commonalty, that whereas divers lands have now come into the king's hands by the forfeiture of the rebels, which they (the rebels) had taken by force of their lordship and by disseisin of divers men, concerning which divers inquisitions are returned into chancery, and no issue of law is made, to the great detriment (*arrerissement*) of the people, and in like manner concerning lands, manors, towns, and franchises in divers counties that have been seized into the king's hands, although they have charters of his progenitors or from him, no remedy is made: wherefore they pray to the king that he will order issue of law concerning such lands, manors, towns, rents, bailiwicks of fee, and franchises thus seized into his hands, accordingly as they can show by inquisitions or by charters of him or of his progenitors that they have reason to have such lands. And this they pray for the easement of his people.—Answer: As to the first point, let them come into chancery and show their charters and fines, and the inquisitions, and if all matters that are clearly proved right shall be done properly. And in the same manner concerning the second point.

They also pray that whereas they have produced their petitions in divers parliaments concerning divers grievances, and some of them have been adjourned before the king and others before the chancellor, whereof no issue has been made, it may please the king to order remedy.—Answer: It pleases the king. [*Ancient Petitions*, 392.]

Also they pray that it may please the king that his citizens of London may enjoy their franchises, customs, and ancient usages granted by his progenitors and confirmed by him, to remain in force without being attempted by his ministers, because their common recovery is in that city.—Answer: It is pending before the king, and order shall be given by express writ that right shall be done speedily. [*Rot. Parliament.*, i. 430.]

1326.

Enrolment of grant from William de Herlaston, clerk, to Sir Adam de Brom, clerk, of the right and claim that William has in the advowson of the church of Aberford, diocese of York, by reason of a fine levied between the said Adam and him and John son of Alan de Walkyngham before the justices of the Bench at Westminster. Witnesses: Master Robert de Baldock, archdeacon of Middlesex, the king's chancellor; Geoffrey le Scrop, Robert de Malberthorp, knights; Master Henry de Clyf, Hugh de Burgh, Henry de Edenestowe, Thomas de Sibthorp, clerks of chancery. Dated at Norwich, on Monday the feast of St. Hilary, 19 Edward II.

*Memorandum*, that William came into chancery at Walsingham, on 3 February, and acknowledged the above.

Jan. 28.  
Burgh.

To the keeper of the port of Dover. Order to permit Denys Leyr, envoy of the prior of Eye, who is going by the king's licence to the Roman court with certain letters of the king addressed to the pope and to certain cardinals, to cross from that port with the aforesaid letters; provided that he be carefully searched so that he do not carry with him or bring back with him any letters prejudicial to the king or any of his subjects. By K.

To the treasurer and barons of the exchequer. Order to cause the prior of Eye to have respite until Midsummer next for payment of the 110*l.* that is exacted from him for the ferm of the priory for the present year. By K.

Jan. 22.  
Norwich.

To William, count of Hainault, Holland and Zeeland, and lord of Friesland. The king has received the count's letters by the bearer of the presents, and he has heard their contents with good will. The count writes that certain men of his town of Zirize have been slain at sea by malefactors of the king's realm after safe-conduct had been given to all merchants of the count's dominion, and that they were despoiled of their

1326.

*Membrane 15d—cont.*

goods, as was shown to the count by the complaint of the men of that town, for which reason the count had not caused the day fixed for the reformation of concord between his and the king's subjects concerning the damages and injuries inflicted upon one another to be kept. The king signifies to him that he had appointed certain of his subjects to treat of such concord with the count's envoys at London at the day fixed, if the count had sent them, and to make satisfaction for the king's subjects and to receive satisfaction, and that if anything had been attempted by the king's subjects contrary to the safe-conduct given by him, although complaint thereof had not been made to the king, it was hitherto, and is still, the king's intention that such things should be duly emended before everything else, and as it seemed to the king that it was expedient that for this reason the said day and treaty for the reformation of the premises should have been observed, he signifies to the count that it was not the king's fault that what had been thus agreed upon was not completed, and that he is and will be prepared to do what is just and reasonable in all things to the count and all others complaining of the king's subjects. [*Fædera.*]

Jan. 22.  
Norwich.

To John Travers, constable of Bordeaux. Simon de Mountbreton has prayed the king that whereas he owes the king 76*l.* sterling for the issues of the bailiwicks of Vinbraria (?) between the two seas, Crewe and Selve, in the duchy of Aquitaine, which he lately had by the king's commission for a certain ferm to be rendered yearly by the hands of the constable of Bordeaux, and he served the king during the late disturbance in the duchy with men-at-arms and footmen at his own cost, the king will assume the debt to himself, and grant that he may pay 10*l.* yearly at Easter until the debt be paid: the king, wishing to be certified concerning the same, orders the constable to take information concerning the above, if necessary, and to certify the king with all speed if Simon owe the above sum, and for what reasons it is due, so that the king may cause to be done for Simon what shall seem reasonable, superseding in the meantime the exaction of the above sum from Simon.

By K.

Jan. 23.  
Norwich.

To the burgomasters, *échevins*, *consules*, and whole community of Bruges in Flanders. Whereas they have intimated to the king by their letters how they were unable to send their envoys at St. Hilary last, the day fixed for the reformation of concord between the king's subjects and the men and merchants of Flanders concerning the damages inflicted upon each other, as had been agreed, by reason of the absence of their lord, the count of Flanders, and by reason of the discord between them and the town of Ghent, and have prayed the king to excuse them, and to assign another day for this purpose, at which day they will send envoys with full power upon the disappearance of the hindrances aforesaid; the king signifies to them that he considers their excuses sufficient and true, and that he excuses them for not sending their envoys at the aforesaid day, and has caused Ascension day next to be fixed for the commencement of such treaty. As the time of the sufferance entered into between the king and them expires at Easter next, the king has prorogued the same for a year from the said feast, conditionally upon the assent of them and the other men of Flanders, and he will cause such prorogation to be proclaimed and observed throughout his realm when he shall ascertain that they have caused it to be proclaimed. [*Fædera.*]

Jan. 24.  
Norwich.

Adam de Waunervill acknowledges that he owes to Michael de Wath, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Master John de Hildesle, parson of the church of Thynden, diocese of Lincoln, acknowledges that he owes to Oliver de Ingham, knight, 8*l.* 4*s.* 0*d.*;



1326.

*Membrane 15d—cont.*

to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*

Jan. 27.  
Burgh.

Robert son of John de Shelton acknowledges that he owes to Nicholas de Shelton 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

John de Wodeburgh acknowledges that he owes to John Sturmy, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

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——  
Ralph de Bockyng' puts in his place Robert de Peulesden, clerk, to shew cause in chancery why he ought not to answer for the issues of certain lands that Alice, late the wife of Roger Bigot, late earl of Norfolk and marshal of England, held in dower in the town of Dockyng' from the time of the death of John Paynel.

Feb. 3.  
Walsingham.

John le Smale, prebendary of the prebend of Stodleye in Rypon church, acknowledges that he owes to Hugh le Despenser, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled by writ of privy seal, remaining on the files of 4 Edward III.*

Feb. 8.  
Gaywood.

Reginald de Pavely acknowledges that he owes to the king 50 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Feb. 13.  
Mildenhall.

To the treasurer and barons of the exchequer. Order to cause Walter le Boghier of Salesbury to have respite until Michaelmas next for 20*l.*, which are exacted from him by summons of the exchequer. By K.

*MEMBRANE 14d.*

Feb. 9.  
Gaywood.

To Ralph Basset, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Nicholas, monk of Clairvaux (*Clarewall*), of the Cistercian order, and his fellow-monk to pass to parts beyond sea from that port with their servants, horses, and equipments; provided that they be diligently searched so that they do not carry any letters suspicious or prejudicial to the king and his realm or to his subjects. By K.

Enrolment of release by Eustace le Haunser, son and heir of Eustace le Haunser, of Lincoln, to Alice, late the wife of Nicholas Tochet of Haynton, and Sir Simon Tuchet, her son, and to Simon's assigns, of his right and reversion in a tenement with the buildings thereon and all appurtenances in the parish of St. Andrew in Wykeford, in the suburbs of Lincoln, lying in length between the tenement of Ralph de Cressy on the south and that of Robert de Oxon[ia] on the north, and extending in length from the king's highway on the east to the water of Braytheford on the west, which tenement Alice and Simon had of the releasor's feoffment for their lives. Dated at Lincoln, on Wednesday after St. Hilary, 19 Edward II. Witnesses: Robert de Oxonia, then mayor of Lincoln, William de Blyton and Ranulph de Burton, then bailiffs; Geoffrey de Wynceby; Ralph de Cressy; John son of Richard; Ranulph de Kyme; Walter de Burgo; Richard de Scarle; Robert de Scarle; Henry Jurdan; Hugh de Leverton; Thomas Gamel; Richard the clerk.

*Memorandum*, that Eustace came into chancery at Bernewell, on 18 February, and acknowledged the above deed.

Feb. 17.  
Barnwell.

Henry le Mount of Haselyngfeld acknowledges that he owes to Giles de Hynxton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

1326.

*Membrane 14d—cont.*

Feb. 12. To W. archbishop of Canterbury. Whereas the king has appointed  
 West Dereham. certain of his subjects to survey the array made by the king's order in the counties within the archbishop's diocese, according to the statute of Winchester, for the defence of the realm against any attacks of aliens, and to punish all whom they shall find not armed according to the said statute, and to cause them to be assessed for arms, etc., and to lead all the men thus arrayed, together with the said arrayors, constables, captain of twenties and hundreds, whenever necessary to resist, pursue, and attack all presuming to enter the realm in hostile manner, etc., as contained in the king's letters patent; the king requests the archbishop to aid and counsel his said subjects when necessary and requested by them, and to prepare himself, his dependents, and household servants for the defence of the church and realm.  
 By K.  
 [*Parl. Writs.*]

The like to W. archbishop of York and to eleven bishops. [*Ibid.*]

Feb. 20.  
 Barnwell.

Robert de Insula, knight, and John de Insula, knight, acknowledge that they owe to Thomas de Sybthorp, clerk, 12 marks 7s.; to be levied, in default of payment, of their lands and chattels in eos. Cambridge and Northampton.

Roger de Watevill, knight, acknowledges that he owes to the said Thomas 22s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Feb. 8.  
 Gaywood.

To the sheriff of Northampton. Order to cause proclamation to be made that all earls, barons, knights, and other men-at-arms, arrayors of men-at-arms, hobelers, and all other footmen, with the men arrayed by them, shall be ready to set out against the aliens, strangers, and enemies of the king who may attack the realm, as the king has lately sent the queen to France for the settlement of certain disputes between him and the king of France concerning the duchy of Guyenne, and afterwards granted the said duchy to Edward his son, and the queen will not come to the king nor permit his son to return, and he understands that the queen is adopting the counsel of the Mortimer, the king's notorious enemy and rebel, and of other rebels, and that she is making alliances with the men of those parts and with other strangers, as well the king's enemies as others, to come in force with the king's son against England, to aggrrieve and destroy the king's men and his people. In case the queen and Edward come in the ships sent for them by the king with their household only in good manner, according to the king's will and commandment, the sheriff is ordered to receive them honourably and courteously; and if they come in other ships with such power contrary to the king's will, the sheriff is ordered to save the bodies of the queen and Edward only and to treat the aliens as the king's enemies. The king will esteem as his good and faithful subjects those who are ready and who apply pain and diligence to do this, and will esteem those his enemies who shall be negligent and slack in this matter, and will punish them accordingly.  
 [*Federa.*]

The like to all the sheriffs of England.

March 6.  
 Leicester.

The like to John Lesturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the north.

The like to Nicholas Kyryel, admiral of the ships from the mouth of the Thames to the south.

The like to Ralph Basset of Drayton, constable of Dover and warden of the Cinque Ports. [*Ibid.*]

*Iste littere fuerunt patentes.*

Feb. 23.  
 Kimbolton.

Robert de Watevill, Robert Selyman, William de Criketot, and William Howard, knights, acknowledge that they owe to Hugh le Despenser, lord of Glamorgan, 200*l.*; to be levied, in default of payment, of their lands



1326.

*Membrane 14d—cont.*

and chattels in cos. Essex, Wilts, Dorset, Suffolk, Norfolk, and Kent.—The chancellor received the acknowledgment.

*Memorandum, that this recognisance was made to Hugh for security to have the body of Robert de Chedeworth before him at a certain day, as appears by an indenture under Hugh's seal on the files amongst the king's writs of 1 Edward III., at which day Robert came, as is certified, and therefore this recognisance is cancelled by the council. By the chancellor.*

*Cancelled by the chancellor for the reason noted above.*

Feb. 22.  
St. Neots.

To the mayor and bailiffs of Bristol. Order to release all ships that are unable to carry the weight of 40 tuns of wine, and to permit their owners to make their profit thereof, as the king understands that they have arrested all ships, large and small, of that port by virtue of his writ to arrest ships for his service, and that they do not permit fishermen and others to make their profits of their ships. By K.

Feb. 25.  
Langton.

To Bernard Jordani, knight, lord of l'Isle Jourdain (*Insula*). Letter of credence in favour of Arnald Calculi, who has rendered approved service to the king and his father, and to whom the king has explained his mind concerning the things that Bernard sent to him not long since by Reymund Yssernici, Bernard's attorney, and concerning other matters that the king has greatly at heart. [*Fœdera.*]

To the same. Request that he will use his influence to induce Katherine, lady of St. Basilica, formerly the wife of Jordan de Insula, to consent to a marriage with Arnald de Duro Forti, knight, concerning which certain negotiations have taken place, as the king, who wishes the marriage to take place, desires to promote the interests of Arnald, in consideration of his laudable behaviour to him at all times. [*Ibid.*]

The like to Peter de Greyllino, vicomte of Benauges (*Benaugiarum*) and Castillon. [*Ibid.*]

To William, lord of Caumont (*de Cavo Monte*). Letter of credence in favour of Arnald Calculi, to whom the king has explained certain things that he has specially at heart. [*Ibid.*]

The like to fourteen others. [*Ibid.*]

To James, king of Aragon, Valencia, Sardinia, and Corsica [etc.]. Letter of credence in favour of the aforesaid Arnald. [*Ibid.*]

To Sir Alfonsus, eldest son of the king of Aragon, count of Urgel and viscount of Ager. Letter of credence in favour of the aforesaid Arnald. [*Ibid.*]

The like to eight others. [*Ibid.*]

#### MEMBRANE 13d.

Jan. 25.  
Norwich.

To John de Tendryng, Thomas Bavent, and Richard de Maundevill, appointed to cause the statute of Winchester to be observed in co. Suffolk, and to execute certain other things contained in the letters patent made to them. Order to certify the king of the names of those who have 40*l.* of land or rent yearly, or a whole knight's fee of that value, in that county and who have not yet received knighthood, the king having lately caused proclamation to be made that all persons who have had such possessions for two years shall receive knighthood before Easter next, or at that feast at the latest. They are enjoined to exert themselves diligently in the execution of this order. By K.  
[*Parl. Writs.*]

The like to those appointed in other counties. [*Ibid.*]

Jan. 26.  
Norwich.

To the prior of the Hospital of St. John of Jerusalem in England. Prohibition of his sending out of the realm, by himself or by merchants or

1326.

*Membrane 13d— cont.*

others, any payment under the name of rent, tallage, *appertum*, or imposition, or in the name of exchange, sale, loan, or other contract, in silver in mass or in money by tale, gold, jewels, or other things whatsoever, under pain of forfeiture of all that he can forfeit, and of his going to parts beyond sea for the purpose of visitation, or under any other feigned cause, contrary to the statute. [*Fœdera.*]

The like, '*mutatis mutandis*,' to the prior and brethren of the hospital. [*Ibid.*]

Jan. 28.  
Burgh.

To Boniface de Peruch' and his fellows, merchants of the society of the Peruzzi. Prohibition of their sending out of the king's lordship and power silver in mass or money by tale, gold, or other things whatsoever from abbots, priors, masters, wardens, or other men of religion whomsoever in the king's power, under pain of forfeiting all that they can forfeit, contrary to the late king's statute.

The like to Taldus Valoris and his fellows, merchants of the society of the Bardi.

Feb. 10.  
Gay wood.

To the prior and brethren of the Hospital of St. John of Jerusalem in England. Although the king lately prohibited their sending any money, etc., out of the realm, it is shewn to him on behalf of the merchants of the society of the Bardi and Peruzzi of Florence dwelling in London that the prior and brethren, by pretext of the inhibition, refuse to satisfy the merchants for divers sums still in arrear to them of certain great sums of money lent by them to the brethren of the said order for their maintenance when the brethren of the order conquered the island of Rhodes from the Saracens, which sums were apportioned for payment by the houses of the whole order throughout the world by the grand master of the order, with the assent of the brethren of the order, and that they refuse to satisfy the said merchants for divers sums lent to them by the merchants within this realm, wherefore the merchants have prayed the king to provide a remedy: the king orders the prior and brethren to pay the above debts to the said merchants notwithstanding the said inhibition.

Feb. 4.  
Walsingham.

To the sheriff of Kent. Order to cause proclamation to be made prohibiting any one taking or sending horses, armour, gold, silver in mass, or money by tale out of the realm by themselves, or by merchants or others, without the king's licence, under penalty of forfeiture of the things thus sent.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Feb. 5.  
Walsingham.

To the mayor and sheriffs of London. Order to cause diligent search to be made in the port of that city so that no one shall take or send out of the realm horses, armour, gold, silver in mass or money by tale, except merchants, who the king wills shall be charged upon oath and diligently searched by the mayor and sheriffs that they do not take out of the realm horses, armour, or letters prejudicial to the king or his subjects or suspected, contrary to the form of the king's ordinance, the king having ordered all the sheriffs of the realm to cause proclamation to be made prohibiting the taking or sending out of the realm of horses, armour, gold, silver in mass, or money by tale. If they find any one taking or sending such horses, armour, gold or silver out of the realm in that port, merchants excepted, they are to arrest without delay such horses, armour, gold or silver, and to cause the same to be kept safely until further orders, certifying the king in chancery of the names of those carrying or sending such things out of the realm, and of the value of the things arrested, and of all their proceedings in this matter from time to time.

By K.



1326.

*Membrane 13d—cont.*

The like to the following :

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Romenale.

The bailiffs of Plummuth.

The bailiffs of Blakeneye.

The bailiffs of Whiteby.

The bailiffs of Raveneserod.

The mayor and bailiffs of Bristol.

The bailiffs of Dunwich.

The bailiffs of Hastyng'.

The constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place.

The bailiffs of Yarmouth.

The mayor and bailiffs of Dover.

The mayor and bailiffs of La Rye.

The bailiffs of Kyngeston-on-Hull.

The bailiffs of Seford.

The mayor and bailiffs of the town of Hethe.

The mayor and bailiffs of Ipswich.

The mayor and bailiffs of Wynchelse.

The bailiffs of Harwich.

The bailiffs of Scardeburgh.

The mayor and bailiffs of Southampton.

The bailiffs of Hertilpole.

The bailiffs of Weymuth.

The bailiffs of Bishop's Lenne.

The bailiffs of Axmuth.

The bailiffs of Boston.

The bailiffs of Mulford.

The bailiffs of Waynflet.

The bailiffs of Coumbe Martyn.

The bailiffs of Oldestowe.

The bailiffs of Lyme.

The bailiffs of Shorham.

The bailiffs of Oreford.

The bailiffs of Pevenesey.

The bailiffs of Grymesby.

The bailiffs of Neuport in the Isle of Wight.

The bailiffs of Landstepan.

The mayor and bailiffs of Newcastle-on-Tyne.

The bailiffs of Kameys.

The bailiffs of Yaremouth.

The bailiffs of Maldon.

The bailiffs of St. Michael's Mount.

The bailiffs of Neubigging.

The bailiffs of La Pole.

The bailiffs of Hardelowe.

The bailiffs of Tynmuth.

The bailiffs of Harlesbrok.

The bailiffs of Lyverpol.

The bailiffs of Gorleston.

The bailiffs of Halyeland.

The bailiffs of Falemue.

The mayor and bailiffs of Portesmuth.

The bailiffs of Sydmuth.

The bailiffs of Swaneseye.

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*Membrane 13d—cont.*

The bailiffs of Dunsterre.

The bailiffs of Yalhampton under (*super*) Newenton Ferers.

The bailiffs of Mousehole.

The bailiffs of Faversham.

The bailiffs of Dertemuth.

Feb. 9.  
Gaywood.

To Ralph Basset, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order not to permit any archbishop, bishop, abbot, prior, earl, baron, knight, or other man or woman, of whatsoever condition or estate they may be, except merchants, to go out of the realm without the king's special licence. He wills that merchants shall be charged upon oath and diligently searched so that they do not carry with them any arms or letters prejudicial to the king or to his subjects.

The like to all the mayors and bailiffs above-written.

Feb. 23.  
Kimbolton.

To the mayor and bailiffs of Southampton. Order to permit friars Berengar Foulerandy and Peter Oliverii, of the Minorite order, who lately came to the king from Aragon, whither they are returning by the king's licence, to cross the sea from that port with the king's letters.

Feb. 22.  
Kimbolton.

To Peter, youngest Infant of the king of Aragon. The aforesaid Berengar and Peter, the envoys of the said Peter, have come to the king with Peter's letters of credence, and have explained to him what was enjoined upon them, which the king has heard joyfully and with good will, and he has opened to them his mind concerning the premises, to be explained by them to Peter, and he signifies that he proposes shortly to send certain envoys to Aragon.

————  
——

Alice, late the wife of Roger Beler, tenant in chief, puts in her place Hugh de Croft and Roger de Whatton to seek and receive in chancery her dower of her husband's lands, knights' fees, and advowsons.

Feb. 1.  
Leicester.

William de Felton acknowledges that he owes to Thomas de Sibthorp, clerk, 4*l.* 5*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Cancelled on payment.*

*MEMBRANE 12d.*March 3.  
Leicester.

Thomas le Teyntour of Tamworthe, chaplain, and John his brother, acknowledge that they owe to Master Henry de Clyf, clerk, 55 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford. —A. de Brom received the acknowledgment.

*Cancelled on payment.*

Robert de Morewode of Nottingham acknowledges that he owes to Robert de Kelm, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of grant by Richard Tute to Sir Hugh de Turplynton, knight, of all his lands, rents, and the services of all his tenants, free and villein, in the towns of Herbardeston, Balerod, and Beneston in Ireland, together with the lordships of the said towns and all appurtenances; to have to Hugh and the heirs male of his body, rendering therefor a rose yearly; with remainder, in default of such heirs, to the donor. Witnesses: Master Henry de Clyf, Sir Henry de Edenestowe, Sir Thomas de Evesham, Sir Michael de Wath, Sir John de Norton, John de Seint Poul, Robert de Peulesdon, clerks. Dated at Leicester, 2 March, 19 Edward II.

*Memorandum*, that Richard came into chancery at Leicester, on 4 March, and acknowledged the above deed.



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*Membrane 12d—cont.*

William Cubbe of Cumberford and Reginald de Hethre of Norton acknowledge that they owe to William de Herlaston, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Stafford and Leicester.

March 3.  
Leicester.

To the burgomasters, *schöffen* (*scabinis*), aldermen, and community of Lubyk. The mayor and community of London have signified to the king by letters under their common seal that John le White, merchant of Almain, and Arnald his brother sojourned for a long time amongst the citizens of London, and exercised merchandise with the merchants thereof, and contracted with them in divers manners in buying and selling, and were reputed of good opinion and fame by all, and that they bought wool to the value of 480*l.* sterling from Richard de Hakeneye, citizen of London, and made letters obligatory under their seals for the payment of that sum at certain terms, and paid 226*l.* 13*s.* 4*d.* thereof to Richard, and afterwards secretly left the city with their goods and chattels without satisfying Richard for the remainder of the aforesaid sum, and went to Lubyk, where they are now staying, as it is said, and the mayor and community have besought the king that, whereas it has been lawfully proved to them that John and Arnald fraudulently eloiigned themselves from that city and unjustly detained 253*l.* 6*s.* 8*d.*, the remainder of the aforesaid greater sum, he will provide a remedy for Richard's indemnity: the king therefore requests the burgomasters, *schöffen*, aldermen and community to compel the aforesaid John and Arnald,—whom they have arrested, as the king learns, at the suit of William Fraunceys, yeoman of the said Richard, for which the king commends them,—to satisfy Richard for the said 253*l.* 6*s.* 8*d.* and his damages, and to punish them befittingly, conducting themselves so in this matter that the communion between the king's merchants and theirs may not be impeded, and so that any dissension may not arise, certifying the king by the bearer of their proceedings.

Enrolment of grant by Richard Knyvet of Suthwyk to Thomas Gentilcorps of a robe yearly, price 20*s.*, for life, to be received from the donor's lands in the town of Apthorp and Wodeneuton. Witnesses: Sir Giles de Bello Campo; Sir Thomas Wake of Depyng'; William Gentilcorps; John de Overton. Dated at Leicester, 6 March, 19 Edward II.

*Memorandum*, that Richard came into chancery at Belgrave, and acknowledged the above deed.

March 6.  
Leicester.

Richard Knyvet of Sutwyk acknowledges that he owes to Thomas Gentilcorps 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*

Roger le Bowstringer of Notingham acknowledges that he owes to Hugh, parson of Wylughby church, John del Ker, and Hugh Martel of Chilwell, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John Don of Notingham acknowledges that he owes to the aforesaid Hugh, John, and Hugh, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William de Cesterfeld of Notingham acknowledges that he owes to the said Hugh, John, and Hugh 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

*Memorandum*, that on 5 April, 19 Edward II., Stephen Alard, Robert Bataile, Gervase Alard, and William Squier, at Leicester, the king being there, mainperned on behalf of Robert son of Gervase Alard of Wynchelse for his good behaviour towards the king and his subjects, and that he

1326.

*Membrane 12d—cont.*

should not offend the king hereafter in anything, under a penalty of 2 0*l.*, and they mainperned to have his body before the king upon fifteen days' summons.

March 6.  
Leicester.

To William de Ayremynne, called bishop of Norwich. Order to appear in person before the king and his council on Monday after the quinzaine of Easter next, to inform the king and his council concerning his mission to France, and to inform the king concerning the premises and the other things done by him, the king having lately sent him to France for a treaty of peace, when William agreed, amongst other things done by him, that the king of France should hold in his hands certain lands of the king's duchy of Aquitaine after homage had been done for the same, contrary to common right and the custom of those parts and contrary to the king's limitation and intention delivered to William in writing, and William sealed the said agreement, by virtue whereof the king of France, after homage had been done to him for the duchy by Edward, the king's son, upon whom the king conferred the duchy by the consent of the king of France, detains the afore-said lands and refuses to render them to Edward. By K. & C.  
[*Federa; Parl. Writs.*]

March 9.  
Marston.

To Thomas Wak. Whereas the king has frequently ordered him by letters of privy seal to come to him to treat of certain of the king's affairs, and Thomas, as the king learns, has received certain of the said letters, and has taken care not to receive others, hiding himself so that the bearers thereof cannot come to him to deliver them, and he has deferred hitherto coming to the king: the king therefore orders him to be with him in person on the morrow of the close of Easter next to answer to him concerning the premises, and to treat with him concerning the said affairs, and do what reason shall require. By K.  
[*Parl. Writs.*]

Reginald de Marchington acknowledges that he owes to William de Rodington of Leicester 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

March 6.  
Leicester.

To the sheriff of York. Order to cause proclamation to be made throughout his bailiwick that if any man hereafter go armed on foot or on horseback, within liberties or without, he shall be arrested without delay by the sheriffs and bailiffs and the keepers of the king's peace, and his body shall be delivered to the nearest gaol in the arms wherewith he shall be found, and that he shall be safely kept therein until the king be certified thereof and until the king have expressed his will in the matter, the king having caused proclamation to be made that all men of the realm shall be armed according to the statute of Winchester, so that they be ready and apparelled to pursue and arrest felons and other evildoers and also the enemies of the king and of the realm in case aliens or other rebels enter the realm as enemies, and the king is now given to understand that certain evildoers and disturbers of his peace in divers places are allied together (*entrealies*), and, under colour of the said statute, cause themselves to be armed and ride about in warlike manner (*chivauchent*), and go by day and night with force and arms, to the terror of the king's people, and take and rob men at their will, and imprison some until they make fine and ransom with the said evildoers, and that the evildoers come into fairs and markets and take men's goods without paying for the same against their owners' will, and beat and maltreat (*defoulent*) those who will not be of their accord, and that certain of them take and hold passes (*paas*) in divers places under cover and in the open (*en covert et dehors*), and rob merchants and other men notoriously and openly. *French.*

The like to all the sheriffs of England.

*Et sont patentes.*



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*Membrane 12d—cont.*March 10.  
Merevale.

To the mayor of the city of London. The king, wishing that all his subjects shall know the things done between the king of France and him by his envoys, and how he and his crown have been deteriorated by the envoys so far as in them lay, so that the blame may be imputed to the delinquents and not to the innocent, and that the naked truth may be known to all, is sending by his clerk, John le Smale, to the mayor a roll *sub pede sigilli* containing the process and order of the whole matter, and he orders the mayor to examine the roll forthwith, and, when he fully understands the contents thereof, to cause them to be published and made known in the Guildhall of London and in other public places of the city, and to keep the roll in his possession in safe custody after such publication, so that a copy thereof shall not be made for anyone in any wise under penalty, as the said clerk shall more fully explain to the mayor, to whom the mayor is to give credence, certifying the king with all speed of his proceedings in this matter. [*Fædera.*]

By K.

March 10.  
Merevale.

Robert de Wodehous, canon in St. Mary's church, Lincoln, acknowledges that he owes to Hugh de Despenser, lord of Glomorgan and Morgannou, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

*Cancelled on payment.*

*Memorandum*, that the aforesaid Hugh granted, before the chancellor, that this recognisance shall be cancelled upon payment of 100*l.* at the date therein fixed for payment.

March 16.  
Lichfield.

Master Walter de Itlesp (*sic*), clerk, acknowledges that he owes to Thomas de Sibthorp, clerk, keeper of the hanaper, 25*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*

Roger de Swynnerton, knight, acknowledges that he owes to William de Herlaston, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

*Cancelled on payment.**MEMBRANE 11d.*March 10.  
Merevale.

Walter, abbot of Suleby, acknowledges, for himself and convent, that he owes to Richard Blundel 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

*Cancelled on payment.*March 14.  
Tamworth.

Edmund de Oxendon acknowledges that he owes to John de Donestaple, parson of the church of Witteleghe, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John son of Edmund de Oxendon acknowledges that he owes to John de Dunestaple 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

March 14.  
Tamworth.

To Edmund, earl of Arundel, justice of Wales. Order to pursue, arrest, and imprison Ralph son of Roger la Zousche of Lubesthorp, Eustace de Folevill, Robert de Folevill and Walter his brother, Adam de Barleye, William de Barkeston of Bitham, Robert son of Simon Hauberk de Scaldeford, Roger la Zousche of Lubesthorp, knight, John son of William la Zousche of Haryngworth, knight, Robert de Helewell, knight, and Richard, parson of the church of Teye, who are indicted of the death of Roger Beler, slain in co. Leicester, before certain of the king's subjects appointed to hear and determine the aforesaid felony, and who have been put in exigent to be outlawed at the king's suit, and have gone to Wales, as it is said,

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*Membrane 11d—cont.*

certifying the king of the names of those whom he shall arrest in execution hereof. By K.

The like to John Darcy 'le Neveu,' justiciary of Ireland. By K.

March 10.  
Merevale.

To Robert de Hausted, constable of Porchester castle. Order to cause diligent search to be made in all places within his bailiwick of all persons entering the realm, and to cause to be arrested all of whom there is probable suspicion that they are entering the realm to spy out the secrets of the realm in order to do certain things prejudicial to the king and his realm, and to certify the king from day to day of the names of those whom he shall thus arrest, as the king learns upon trustworthy information that many armed men, Englishmen and others, coming from parts beyond sea, are entering the realm in the port of Portesmouth and in other places on the sea coast in Robert's bailiwick, and are wandering about secretly in divers parts of the realm for the purposes aforesaid, and no search or arrest has hitherto been made by Robert or his men. By K.

The like to the following :

The sheriff of Southampton.

The mayor of Southampton.

Enrolment of release by Roger son of Richard Durdent to Roger son of William Hillery of his right in the manor of Frisshereswyk and in all the lands that Nicholas Durdent had in Whitinton and Tomenhorn. Witnesses: Ralph de Monjoye; Thomas de Matkeleye; John de Hambury; Henry de Norton; Robert Norton; Roger de Norton; Nicholas de Gresleye. Dated at Tuttebury, on Thursday the morrow of St. Gregory, 19 Edward II.

*Memorandum*, that Roger son of Richard came into chancery at Licesfeld, on 17 March, and acknowledged the above.

March 18.  
Lichfield.

William de Stafford, the elder, Roger Trumwyne, William de Stafford, the younger, John Bagod of Bromley, William de Chetewynde, James de Stafford, John de Piestok, Robert Bythewatre, John de Okovere, Richard del Delues, Vivian de Verdon, Robert de Verney, and Richard de Blythefeld acknowledge that they owe to Roger de Swynnerton, knight, 80 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

March 18.  
Lichfield.

James le Botiller of Ireland, son and heir of Edmund le Botiller of Ireland, acknowledges that he owes to the king 2,000 marks; to be levied, in default of payment, of his lands and chattels in England and Ireland.

*Memorandum*, that James made the above recognisance for having licence to marry whom he may wish, because his marriage pertained to the king.

March 15.  
Lichfield.

To the mayor of the city of York. The king, wishing that all his subjects shall know the things done between the king of France and his envoys, and how he and his crown have been deteriorated by the envoys so far as in them lay, so that the blame may be imputed to the delinquents and not to the innocent, and that the naked truth may be known to all, is sending to the mayor a roll *sub pede sigilli* containing the process and order of the whole matter, and he orders the mayor to inspect the roll forthwith, and to cause the contents thereof, when he fully understands them, to be published and made known in the public places of the city, and to keep the roll in his possession in safe keeping after such publication, so that a copy thereof shall not be made for any one in any wise under penalty, certifying the king with all speed by his letters of his proceedings herein. By K.

The like to the following :

The mayor of Newcastle-on-Tyne.

The mayor of Carlisle.

The mayor of Nottingham.



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*Membrane 11d—cont.*

The mayor of Lincoln.

The mayor of Northampton.

The chancellor of the university of Oxford.

The chancellor of the university of Cambridge.

The mayor of Southampton.

The mayor of Winchester.

The mayor of Bristol.

The mayor of Exeter.

The mayor of Chester.

Simon Croyser, bailiff of Wynchelse, the Rape (*la Rope*) of Hastynges, and La Rie.

March 16. To Ralph Basset of Drayton, constable of Dover castle and warden of  
 Lichfield. the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit John de Rummeseye, who is going to parts beyond sea by the king's licence, to cross the sea in that port without hindrance; provided that search be made that he do not carry with him any letters suspect or prejudicial to the king or his realm.

The like in favour of Master Gychard de Perdynnes, clerk.

March 14. To the sheriff of Sussex. Order to attach John de Britannia, earl of  
 Tamworth. Richmond, to be before the king in three weeks from Easter to answer to the king for that whereas the king has many times ordered the earl, whom he lately sent to France with certain other envoys, to come to him in person to inform him concerning the mission and to do and receive what shall be ordained by the king and his council, and the earl has written to the king some excuses for his not coming, which excuses the king deems wholly frivolous, and the king ordered him to come at a day now passed notwithstanding the said excuses, informing him that if he did not do so, he would deem him disobedient and a contemner of his orders, and the earl has not yet come to the king or informed him concerning the embassy. [*Fœdera.*]

March 21. Roger le Keu of Much Wenlok and Margery his wife came before the  
 Kenilworth. king, on Friday after St. Cuthbert, and sought to replevy their land in Much Wenlok, Calweton, and Walton near Much Wenlok, which was taken into the king's hands for their default before the justices of the Bench against Agnes, daughter of Richard Carewell of Much Wenlok. This is signified to the justices.

John de Shotesham acknowledges that he owes to Boniface de Peruchiis, Selimannus Lotier, and John Juncyn and their fellows, merchants of the society of the Peruzzi of Florence, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

March 30. To Ralph Basset of Drayton, constable of Dover castle and warden of  
 Kenilworth. the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the bearer, the envoy of Master Henry de Clif, king's clerk, who is going to the Roman court for certain affairs of the said Henry, to cross the sea from that port with letters touching the said clerk; provided that he do not carry with him any letters prejudicial to the king or his subjects.

*MEMBRANE 10d.*

April 1. Henry le Leche of Stratford-on-Avene and Agnes his wife came before  
 Kenilworth. the king, on Tuesday after the Annunciation, and sought to replevy their land in Stratford-on-Avene, which was taken into the king's hands for their

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*Membrane 10d—cont.*

default before the justices of the Bench against John de Saunpe. This is signified to the justices.

April 7. John de Herlaston, parson of the church of Normanton, diocese of York,  
Kenilworth. acknowledges that he owes to William de Herlaston, clerk, 10*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in the diocese aforesaid.

April 6. To the treasurer and barons of the exchequer. Order to cause Robert de  
Kenilworth. Monte Alto to have respite until the quinzaine of Holy Trinity next for all debts due to the exchequer. By K.

April 7. To the same. Order to cause Master Peter de Galiciano, who is staying  
Kenilworth. in parts beyond sea on the king's service, to have respite until Michaelmas for all debts due to the exchequer. By K.

April 10. To the same. Order to cause John de Haustede, who is staying in  
Kenilworth. Gascony on the king's service, to have respite until Michaelmas next for all debts due to the exchequer. By K.

——— Ed. de Kendale puts in his place William de Lound to prosecute a  
——— recognisance for 100*s.* made to him in chancery by Robert de Claverygge and William de Sessingham.

Joan, late the wife of Hugh de Hopeham, puts in her place Hugh de Bardelby and Robert de Bywell, clerks, to defend the execution of a recognisance for 1,000*l.* made by her in chancery to Thomas de Colevill of Cokewald, knight.

Roger de Cheynneye puts in his place John Sturmi and Hugh Sturmi to prosecute a recognisance for 10*l.* made to him in chancery by Philip de Grete and Henry de Halghton.

The prior of Teffor has letters of respite until Michaelmas for all debts.

April 14. John Godwyne of Bruggewater acknowledges that he owes to John de  
Kenilworth. Bruggewater, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

April 13. William Dalby came before the king, on Sunday before SS. Tiburtius  
Kenilworth. and Valerian, and sought to replevy to Robert son of Roger Paramour, chaplain, the latter's land in Aston, which was taken into the king's hands for his default before the justices of the Bench against Richard Doyne of Aston. This is signified to the justices.

April 16. The prior of Monks' Kirkeby acknowledges that he owes to Andrew de  
Kenilworth. Rideware of Coventre, merchant, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Assignment of dower to Alice, late the wife of Walter de Welles, of the manor of Little Reynes, co. Essex, which belonged to the said Walter, made at Little Reynes by John Blounvill, escheator in co. Essex, by the king's writ, on 5 May, 19 Edward II., by the view and oath of John de Thorp, Thomas de la Neldehale, Roger de Oxenheye, Simon Dodeman, John Prat, John le Herde, Simon de Beuchamp, Walter le Swon, John Haglot, John Anot, Robert Prat, and Henry Anot, and by the testimony of approved men there at that time. There are assigned to her a chamber near the hall on the east, with a third of the plot called 'le Burton,' with free ingress and egress, of the yearly value of 6*d.* beyond reprises; a house called 'le Breuerie,' with a chamber and kitchen, with a plot and curtilage adjoining, as enclosed by hedges; a third of the barn on the south; a third of the cowhouse on the east. The gates and all the vacant plot within the enclosure of the manor are common to the heir and to Alice. There are also assigned to her a garden called 'le Banton,' as enclosed; 30 acres of arable land in the field called 'le Brodefeld,' worth 4*d.* an acre yearly;



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*Membrane 10d—cont.*

22 acres of arable land in the field called 'le Fortye,' worth 4*d.* an acre yearly; 16 acres of arable land in the field called 'le Chirchefeld,' worth 6*d.* an acre yearly; 16 acres in the field called 'le Moltelonde,' lying in four parcels, 4 acres being called 'le Hamstalshote,' 2 acres being enclosed, worth 4*d.* an acre yearly; 16 acres of arable land in the field called 'Herskworth,' worth 4*d.* an acre yearly; 11 acres of arable land in the field called 'Reyefeld,' worth 4*d.* an acre yearly; 2½ acres of arable land in the field called 'Farnhul,' worth 4*d.* an acre yearly; 10 acres of uncultivated land in the field called 'le Bromlond,' worth 4*d.* an acre yearly; two crofts called 'Rotescroftes' as enclosed, with the alder-holt adjoining, reckoned as (*jacent pro*) 7 acres, worth 4*d.* an acre yearly; a third of the meadow near the mill; two parcels of pasture called 'Melnereslond' and 'Chichelies-made'; a third of the wood called 'Shortegrove'; a third of the mill and of all the profit of the pond and river of the same mill. There are also assigned to her the homages, rents, and services of Roger de Oxenheye, John Prat, and Constance atte Gotere, free tenants of the manor. There are also assigned to her a third of the boonworks, rents, and customs of Walter de Falkebourn, a bondman (*nativus*) of the manor.

*MEMBRANE 9d.*

March 23. To the sheriff of Gloucester. Order to supersede entirely the king's writ of judgment to exact Thomas de Bradeston to outlawry, the king having pardoned him for being a rebel and adhering to the other rebels and enemies of the king, as he now learns from the complaint of the said Thomas that he is put in exigent in the sheriff's county [court] to be outlawed, and that he will shortly be outlawed, by pretext of the king's writ of judgment lately directed to the sheriff to exact Thomas because he did not come before the king to answer for certain adherences made by him to the king's enemies and rebels, whereof he was indicted before Hervey de Staunton and his fellows, the king's justices appointed to enquire concerning such adherences in that county, which indictment the king caused to come before him. [*Parl. Writs.*]

The like in favour of the following:

Robert de Watevyll,

Oilardus de Welle.

John de Aure.

John de la Mare.

Peter de Skydemore.

Thomas de Gournay.

John Strug'.

March 26. To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports. Order to permit Master John de Asshburn, who is setting out for parts beyond sea upon certain affairs of R. bishop of Coventry and Lichfield, with the said bishop's letters, to cross the sea from that port, with money for his expenses up to 40 marks; provided that diligent search be made of him according to the tenor of the king's mandates.

March 28. William Crok of Acclom acknowledges that he owes to Master Robert de Kenilworth. Ripplingham, chancellor in St. Peter's church, York, 29 marks; to be levied, in default of payment, of his lands and chattels in co. York.

March 29. William de Salteby came before the king, on Friday after the Annunciation, and sought to replevy his land in Stanbrugg, which was taken into the king's hands for his default before the justices of the Bench against Agnes, late the wife of John Willys of Leghtonbusard. This is signified to the justices.

March 28. To the sheriff of York. Order to cause Richard de Ayremynn and Kenilworth. Adam his brother, wherever found in his bailiwick, to come to the king, so

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*Membrane 9d—cont.*

that they be before him and his council on the morrow of the Ascension to answer to the king, the king having frequently ordered them by letters of privy seal to come to him at once to answer certain things charged against them, and they have not yet come, fleeing and setting at naught the king's orders.

By K.

[*Parl. Writs.*]

April 1.  
Kenilworth.

William Poyntel of Lutterworth came before the king, on Tuesday after the Annunciation, and sought to replevy his land in Hullelmorton, which was taken into the king's hands for his default before the justices of the Bench against Agnes, late the wife of Robert Kyme of Maydeford. This is signified to the justices.

March 29.  
Kenilworth.

To the mayor, bailiffs and keepers of the port of the town of Southampton. Order to release the men, horses, equipments, goods and chattels of the king's yeoman Berard de Lebreto, which were lately arrested by them, and to restore them to Berard or to Hugh de Gavadenno, his attorney, and to permit the men to come to the king without impediment.

By K.

March 30.  
Kenilworth.

To the king's bailiff of Overton Madok in Maillor Seiseneyk. Order to permit William de Donecastre to have respite until Michaelmas next for his homage for the lands that he holds of the king in those parts, as the king has granted him such respite because he is unable to come to do homage by reason of illness, provided that he find the bailiff security that he will come to the king to do his homage if he recover his health before the said feast.

By K.

April 1.  
Kenilworth.

Henry de Compton came before the king, on Tuesday after the Annunciation, and sought to replevy his land in Compton, which was taken into the king's hands for his default before the justices of the Bench against John Stampes. This is signified to the justices.

April 1.  
Kenilworth.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the envoys of William, archbishop of York, who are going to the Roman court for certain affairs of the archbishop's, to cross the sea in that port; provided that they do not carry with them or bring back any suspected letters.

By K.

April 1.  
Kenilworth.

To the sheriffs of London. Order to cause proclamation to be made prohibiting any one from inflicting damage or wrong upon the men or merchants of Flanders by land or by water during the sufference concluded between the king, on behalf of his subjects, and the burgomasters, *échevins*, *consules*, and communities of the towns of Ghent, Bruges, and Ypres, for themselves and other men and merchants of Flanders, to endure for a year from Easter, the sufference having been proclaimed in Flanders, as the burgomasters, *échevins*, and *consules* of Bruges have signified to the king by their letters.

By K.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

The like to Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports. [*Ibid.*]

April 2.  
Kenilworth.

To the burgomasters, *échevins*, and *consules* of Bruges in Flanders. The king has received their letters signifying that they have caused the aforesaid sufference to be publicly proclaimed in Flanders, and that they will send envoys with sufficient power at the Ascension, as was agreed, to treat about the reform of concord concerning the dissensions between the king's subjects and them and certain men and merchants of Flanders. The king informs them that he has caused the sufference to be published in all the counties of his realm, and that he will appoint certain of his subjects



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*Membrane 9d—cont.*

to treat with their envoys aforesaid with full power, and that he will be prepared to do all things that pertain to the reformation of the said concord. [*Ibid.*]

April 1.  
Kenilworth.

Edmund le Fisshere is sent to the prior and convent of Coventry to receive for life such maintenance in all things as Peter le Marow, deceased, had in their house at the late king's request. By K.

William le Schepehurde of Folkeshull acknowledges that he owes to Robert de Stok 10 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

April 12.  
Kenilworth.

To friar Barnabas, master of the order of Friars Preachers, and to all the priors and friars of the order about to assemble in their chapter-general at Paris. Request for their prayers on behalf of the king and his realm.

John le Beel of Toureseye acknowledges that he owes to John de Poghele of Crowell 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Feriby, clerk, puts in his place Thomas de Evesham, clerk, to prosecute a recognisance for 5 marks made to him in chancery by Richard de la Lee.

Robert de Jorz puts in his place Thomas de Gergrave and Edmund de Grymmesby, clerks, to prosecute a recognisance for 80*l.* made to him in chancery by William de Wasteney.

April 15.  
Kenilworth.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Manuel de Pezano, the king of Portugal's admiral, and Master Roderic Dominici, prior of Tongia, envoys of the said king who lately came to the king, to cross the sea in that port with the men in their company and their goods and equipments, as they are returning home by the king's licence. By K.

To Alfonsus, king of Portugal and Algarve. Manuel de Pesaigne and Master Roderic Dominici, prior of Tongia, the envoys of Alfonsus, have presented to the king the letters of Alfonsus, which the king has received with pleasure, and he has heard and understood the contents of the letters and what the envoys have explained to him, according to the credence delivered to them in the said letters, concerning the treating for a marriage between the children of the king and of Alfonsus. The king signifies to Alfonsus that he desires a treaty of perpetual friendship to be established between his house and that of Alfonsus, but, as a treaty is commenced concerning the marriage of Edward, the king's eldest son, duke of Aquitaine, earl of Chester, Ponthieu and Montreuil (*Montis Strolli*), and the Infanta, the sister of the king of Spain, and the king sent envoys to Spain to complete this treaty and to the pope to obtain a dispensation, which is required by reason of consanguinity, and the envoys have not yet returned to the king, and no certain information of their expedition has reached the king, and moreover his aforesaid son is still staying in France, whither the king sent him to do homage to the king of France by reason of the duchy aforesaid, it is not fitting for the king to begin another treaty for his son's marriage pending the treaty aforesaid, especially as his son is absent. If the treaty be not carried into effect, the king will be prepared to treat with the envoys of the king of Portugal, if he will send envoys, and to do what shall seem opportune for the strengthening of peace and love. [*Fœdera.*]

To the lady Beatrice, queen of Portugal and Algarve. The king has received her letters from the aforesaid Manuel and Roderic, and has heard

1326.

*Membrane 9d—cont.*

with good will what they have propounded, according to the credence given to them by her, concerning a marriage between her children and the king's, and he intimates to her that, as he has written to her husband, a treaty for the marriage of the king's eldest son and the Infanta, the sister of the king of Spain, is pending, and that it is not fitting that the king should commence a new treaty for his son's marriage, especially as his son is still in France. If the treaty be not carried into effect, the king will be prepared to treat for a marriage if her husband and she will send envoys to him for this purpose. [*Ibid.*]

*MEMBRANE 8d.*

April 13. To W. archbishop of Canterbury. Order to prepare himself for the defence  
Kenilworth. of the realm in the ways that he may be best able, and to be aiding and counselling Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, in what pertains to the defence aforesaid, as an invasion of the realm by aliens is threatened. By K.

The like to the prior of Christ Church, Canterbury, and to the abbot of St. Augustine's Canterbury.

April 18. Robert de Throkemarton acknowledges that he owes to Richard atte Welle  
Kenilworth. of Everdon 100 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

April 17. To William de Claydon, supplying the place of Hugh le Despenser, earl  
Kenilworth. of Winchester, justice of the Forest this side Trent. Order to be before the king and his council on the morrow of Midsummer next to answer to the abbess of Berkynge and the king concerning her wood of Alderfen, pertaining to her manor of Tollesbury, co. Essex, as the abbess has shewn the king that William has taken the wood into the king's forest of Essex without warrant, and holds the wood as forest, although she says the wood is not in the forest and ought not to be in the forest. By K.

The like in favour of the following:

Humphrey de Bassingburn, concerning his wood of Bemfeld, pertaining to his manor of Bemfeld, co. Northampton, taken into the king's forest of Rokyngham without warrant.

The prior of Kenilworth, concerning his wood of Wolvedon, pertaining to his manor of Salteford, co. Warwick, taken into the king's forest of Feckenham without warrant.

Robert Burdet, concerning his wood of Arne, pertaining to his manor of Arne, co. Warwick, taken into the aforesaid forest without warrant.

April 28. Mary, late the wife of Aymer de Valencia, late earl of Pembroke,  
Kenilworth. concerning her wood of Whynnyng, pertaining to her manor of Thorp Watervill, co. Northampton, taken into the king's forest of Rokyngham without licence.

Enrolment of surrender and release by Joan de Driby, lady of Tateshale, to the king of all her purparty of the Tolbooth (*Tolbothe*) of the town of Lenn, and of the custom of the water there, and of all her tenements in the town and its suburbs. Witnesses: Sir Walter de Friskeneeye, Sir Robert de Malberthorp, Sir William de Bernak, knights; Gilbert de Toulshy, James de Ros, John de Thweyt. *Undated.*

*Memorandum*, that this charter and Joan's letter of attorney to deliver seisin remain in the keeping of Master Henry de Clyf, keeper of the rolls of chancery.

*Memorandum*, that Landus Homodei of the society of the Seal of of Florence, prector and attorney of Cantus Blank of the same society,



1326.

*Membrane 8d—cont.*

came into chancery at Westminster, on Friday after the feast of the Ascension, 19 Edward II., and there confessed that he had received, in his own name and in that of the said Cantus, from Bankinus Brounlesk 128*l.* 18*s.* 3*d.* of a greater sum contained in a sentence of arbitration remaining on the files amongst the king's writs of chancery of the aforesaid year, and he acquitted Bankinus of the greater sum in the names of himself, Cantus, and their fellows aforesaid, and released to him all actions by reason of the said greater sum, saving always a certain *tracta*, as contained in the said sentence of arbitration. And Bankinus confessed in chancery that he had a sufficient letter of acquittance from the aforesaid Landus, and Landus, in the names of himself, Cantus, and their fellows, and Bankinus willed and granted that all processes in the said chancery, in the Guildhall of London, and elsewhere shall be quashed and annulled.

Enrolment of release by John de Bassyngbourne to Edmund de Malynes and Joan his wife, and to Edmund's heirs, of all his right in all the lands in Henton near Chinnore, and in Brutewell Solham, and in the advowson of the church of that town, in co. Oxford, and in all appurtenances. Witnesses: John de Whitefeld, Robert Canon, Robert de Aula of Goldore, Richard de Hatecombe, Geoffrey Fayrman, William de Hastynges, John le Val, John Jordan of Henton. Dated at Henton, co. Oxford, on the morrow of the Purification, 17 Edward II.

*Memorandum*, that the aforesaid John came into chancery at Westminster, on 28 April, 19 Edward II., and acknowledged the aforesaid deed.

May 1.  
Hailes.

To Ralph Basset of Drayton, constable of Dover castle, and to him who supplies his place. Order to permit Nicholas le Fouwer, the envoy of Walter, archbishop of Canterbury, who is going to the Roman court for certain affairs touching the archbishop with the letters of the king and of the archbishop, to cross the sea from that port; provided that search be made that he do not carry letters prejudicial to the king or his subjects. By K.

Enrolment of surrender and release by Hugh de Louthre, knight, to the king of his peel and of a moiety of the town of Staword, together with the knights' fees, advowsons, and all other appurtenances. Witnesses: Hugh le Despenser, lord of Glaumorgan; Robert de Watevill, Thomas le Blount, steward of the king's household, Hugh de Turpliton, knights; Oliver de Burdeux, Ralph de Tissinton. Dated at Kenylworth, on the eve of St. George, 1326.

*Memorandum*, that Hugh came into chancery at Westminster, on 28 April, and acknowledged the aforesaid charter.

April 26.  
Kenilworth.

James de Botiller acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.—The chancellor received the acknowledgment.

*Cancelled on payment.*

April 28.  
Kenilworth.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Reymundus Olerii, by whom Master Hugh de Ingolismo is sending certain of his letters close by the king's licence to the archbishop of Vienne and the bishop of Orange, the pope's envoys, to pass from that port to parts beyond sea; provided that search be made that he do not carry with him other letters prejudicial to the king, his realm, or his subjects.

[*Fœdera.*]

By K.

William son of John Legat of Preston acknowledges that he owes to Geoffrey de la Lee 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

1326.

*Membrane 8d—cont.*

The abbot of St. Albans acknowledges for himself and convent, that he owes to John de Oxon[ia], citizen and vintner of London, 166*l* 13*s*. 4*d*. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Robert de Asshele acknowledges that he owes to Hervey de Saham 40*s*. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Edmund de Eylesford acknowledges that he owes to Richard Mullaugh 40*l*. ; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William son of John de Warrewyk puts in his place Stephen Poleyn and John de Waterton to defend the execution of a recognisance for 10*l*. made by him in chancery to John son of William de Wetewange.

May 3.  
Hailes.

Peter de Monte Forti acknowledges that he owes to John de Pirie, parson of the church of Ayleston, 500 marks ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said Peter acknowledges that he owes to John 160*l*. ; to be levied as above.

May 10.  
Hailes.

Thomas Chaunterel acknowledges that he owes to Michael Minyot of London 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Berks.

John Slegh of Northcolyngham, chaplain, acknowledges that he owes to Robert son of Robert de Suthscarle 60*l*. ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert son of Robert de Suthscarle acknowledges that he owes to John Slegh of Northcolyngham, chaplain, 60*l*. ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

May 12.  
Gloucester.

Peter, prior of Castelaere, acknowledges that he owes to Boniface de Peruchiis and Selimannus Loteri and his fellows, merchants of the society of the Peruzzi of Florence, 500*l*. ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Norfolk.

*Cancelled on payment.**MEMBRANE 7d.*

May 19.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause the prior of Holy Trinity, York, to have respite until the quinzaine of Michaelmas next for all debts due to the exchequer. By K.

Enrolment of surrender and release by Adam de Brom, clerk, to the king of a messuage, five shops, five sollers, and a cellar in Oxford, in the parish of St. Mary, which Adam lately acquired from Roger le Mareschall, parson of the church of Tackeley, and of a messuage in the suburbs of the same town called 'le Perilloshalle.' Witnesses : Master Robert de Baldok, archdeacon of Middlesex, chancellor of England ; Geoffrey le Serop, knight, Master Henry de Clyf, William de Herlaston, William de Clyf, Henry de Edenestowe, Thomas de Sibthorp. Dated at St. Edmunds, on Wednesday the feast of the Circumcision, in the 19th year of the king's reign.

*Memorandum*, that Adam came into chancery at Stanle, on 21 April, and acknowledged the above deed.



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*Membrane 7d—cont.*April 21.  
Kenilworth.

William de Birmyngham, knight, acknowledges that he owes to Henry de Birmyngham 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

April 20.  
Kenilworth.

To the treasurer and barons of the exchequer. Order to cause the prior and convent of St. Oswald's Nostell to have respite until Michaelmas next for all debts due to the exchequer.

By K.

April 27.  
Kenilworth.

John de Northtoft of Fynchingfeld acknowledges that he owes to Master Elias de Sancto Albano 64*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Mounceux and Thomas de Aldon, acknowledge that they owe to the king 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.—The chancellor received the acknowledgment.

*Memorandum*, that John and Thomas made this recognisance in order to have licence for John to marry whom he wish, because his marriage pertained to the king.

John de Wridewell acknowledges that he owes to Adam de Salesburi, 'spicer' of London, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

The said John acknowledges that he owes to John Hamond, 'spicer' of London, 40 marks; to be levied as above.

John Spray acknowledges that he owes to Master Elias de Sancto Albano 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Simon Ganet, parson of the church of Fakenhamdam, puts in his place William de Emeldon, clerk, to prosecute a recognisance for 40 marks made to him by brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

Robert de Haghham was elected coroner of the county of Essex by the king's writ in full county [court] at Chelmersford, on Tuesday after St. Mark, 19 Edward II., with the assent of the said county [court] in place of John de Solers, and Robert there took oath, as the writ requires.

May 1.  
Kenilworth.

Robert son of Walter son of Robert de Daventre acknowledges that he owes to Robert de Daventre, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

April 28.  
Kenilworth.

To the sheriff of Huntingdon. Whereas the king lately caused proclamation to be made throughout his realm prohibiting any one going armed without his licence, except the keepers of his peace, sheriffs, and other ministers, willing that any one doing the contrary should be taken by the sheriff or bailiffs or the keepers of his peace and delivered to the nearest gaols, to remain therein until the king ordered his will concerning them; the king now learns that Thomas de Eye, John Grubbe, and Richard le Orfreysier, who are not, it is said, keepers of his peace or other ministers of his, frequently go about armed with aketons, bacinets, and other arms by day and by night in towns, fairs, markets, and other public and private places, committing many evil deeds, contrary to the proclamation and inhibition aforesaid; for which a remedy is not applied by the sheriff or the keepers of peace, to the king's surprise; he therefore orders the sheriff to cause inquisition to be made concerning the premises, and to take and imprison until further orders all those found guilty of the premises and all those whom he shall find hereafter going about armed in such arms anywhere in his bailiwick, certifying the king without delay of his proceedings in this behalf under his seal, according to the form of the proclamation aforesaid. [*Federa.*]

1326.

May 1.  
Hailes.*Membrane 7d—cont.*

To the sheriff of Stafford. Whereas the king lately appointed John de Stonore and John de Denum his justices to make inquisitions concerning unlawful assemblies in that county, and to execute certain other things, and to hear and determine the same, and many who are indicted thereof and for carrying arms against the peace, and who have been addressed before the justices concerning the same have confessed and put themselves upon the king's grace concerning the same, and the king ordered the said justices to assign day to those thus indicted by mainprize to appear on Monday after the octaves of Holy Trinity next before the king and his council to hear the king's will, and ordered the justices not to annoy them in any wise, and to certify him of the names of those who had thus put themselves upon his will: as the king has caused the day to be prorogued until Monday the octaves of Michaelmas, he orders the sheriff to assign that day to those thus indicted, and to certify the king on that day of their names.

By C.

— The prior of Lewes puts in his place William Musberd to defend the execution of a recognisance for 350*l.* made by his predecessor in chancery to Andrew de Staunford.

— Master Roger de la Bere puts in his place Robert de Hemmyngburgh to prosecute a recognisance for 100*l.* made to him by Philip de Cernaye, prior of Durhurst.

May 2.  
Hailes.

John son of William de Combe acknowledges that he owes to Master Henry de Grotherst 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ed. de Eylesford and Roger de Bella Fago acknowledge that they owe to Thomas de Sibthorp, clerk, 60*s.*; to be levied, in default of payment, of their lands and chattels in cos. Hereford and Northampton.

The said Ed. and Roger acknowledge that they owe to Master Robert de Baldok, the younger, 40*s.*; to be levied as above.

John de Driffeld acknowledges that he owes to Robert de Hemelhamstud 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert Tymparoun, parson of the church of Kirkelenyngton, diocese of Carlisle, acknowledges that he owes to Michael de Wath, clerk, 20*s.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Cumberland.

*Cancelled on payment.*

Thomas de Praiers and John 'in the Wylughes' of Thyngden acknowledge that they owe to William Fraunceys of Strixton 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

April 18.  
Kenilworth.

To the sheriff of Rutland. Order to arrest and imprison all narrators or inventors of false rumours whereby discord or scandal may be created between the king and his people or the *proccres* of the realm, in accordance with the late king's statute.

By K.

[Fardera.]

The like to all the sheriffs of England. [*Ibid.*]May 9.  
Pirton.

Ralph le Taverner of Mallyng' acknowledges that he owes to Richard de Rothyng', vintner of London, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Hotot, parson of the church of Leyndone, acknowledges that he owes to John de Sancto Mauro 10*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Northampton.



1326.

*Membrane 7d—cont.*

John de Denum, William de Elmenden, Ralph de Benton, William Getour, William son of Benedict de Hertelpol, William de Nesbet, and Robert de Luceby acknowledge that they owe to Thomas de Sibthorp, clerk, 50 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

*Cancelled on payment.*

May 8.  
Pirton.

William Getour, William son of Benedict de Hertelpol, William de Nesbet, and Robert de Luceby acknowledge that they owe to John de Denum 100 marks; to be levied, in default of payment, of their lands and chattels in co. Northumberland.

*Cancelled on payment.**Membrane 7d.—Schedule.*

Whereas the king and his council are given to understand that many evil deeds, such as murders, robberies, and homicides, have been committed heretofore within the city of London by night and by day, and that men have been beaten and maltreated, and that other divers adventures of evil have happened against his peace, and do still happen from day to day; and this is because some of the craftsmen (*gentz de mestiers*) of London are evil-doers and are leagued together to do evil, and also the evil-doers and disturbers of his peace are allied to the craftsmen and to others of the said city, to maintain them in their evil practices: let the making of such alliance or maintenance in the city hereafter be prohibited.

And whereas the men dwelling in the city and strangers coming and repairing thither are consorted together and rendered bold (*embaudiz*) to assail others and to do evil by reason of their arms and armour borne by them: let prohibition be made of any one being armed or carrying arms, except according to the commission that shall be made for that purpose.

And let prohibition be made of any one, of whatsoever condition he may be, taking vengeance by his own authority for trespass against him or another, or of assaulting disturbers of the peace for any trespass or evil deed after they have entered or fled to houses, or from assaulting the houses, but let them be safely guarded until the coming of the mayor or other minister of the city, who shall do what right and reason demand concerning the said disturbers. And those who do the contrary and shall be attainted thereof, shall be duly punished.

And let prohibition be made of any one coming in force or otherwise at love-days of pleas or elsewhere, or of making assembly in the city to the disturbance and affray of the peace; and those who shall be attainted hereof shall be duly punished.

And let prohibition be made of any one shooting within the city or suburbs with any manner of bow or crossbow out of his own house, and he who shall do so and shall be attainted thereof, although no damage be done, shall be duly punished for the damage and peril that might have happened.

And whereas the malefactors after their offences flee to Suthwerk and elsewhere in other franchises out of the city, because the ministers of the city cannot attach them there, the king wills that in cases where any evil-doers in the city fleeing to Suthwerk shall be freshly pursued, the bailiffs of the franchise shall be ordered to be intendent to the capture of the evil-doers, according to the law of the land, and that the mayor and sheriffs of the city shall make inquisition from day to day concerning such evil-doers and their allies and maintainers, and of those who contravene these articles.

And whereas the ministers of the city have been frequently impleaded (*enquerilez*) and impoverished heretofore at the suit of men whom they had

1326.

*Membrane 7d—Schedule—cont.*

punished and chastised to keep the peace, pretending that they had done so by their own authority and without cause, the king wills that his ministers shall be maintained in what they do strictly and duly by reason of their office in maintenance of the peace and by no other colour.

*Memorandum*, that the mayor, sheriffs, and aldermen of London were charged by the king and in his presence, in his chamber in the Tower of London, on 20 June, with matters touching the maintenance of the peace within the city of London, concerning which certain articles were previously delivered by the mayor and aldermen to the king and his council, which were justified and amended by the king and his council in the form above-written, and were afterwards delivered to them by the council to use and keep under the peril that pertains.

[*Fœdera ; Parl. Writs.*]

*MEMBRANE 6d.*

May 19.  
Marlborough.

To Ralph Basset, constable of Dovre. The king informs him that the archbishop of Vienne and the bishop of Orange, the pope's envoys, have written to him that the pope has sent them first to the king of France and then to him upon matters touching him and his queen, and that they are coming to him, and that they are bringing no letters containing excommunication or other matters against any of the king's subjects, and they have prayed the king for safe-conduct, and that he would write to the constable to make them security by land and sea on this side; wherefore the king has granted to them his conduct, as the constable may see by the tenor enclosed herewith, and he wills that the constable shall cause them to be safely and securely convoyed and guarded by sea and land, according to the purport of his safe-conduct, and that he shall have regard to the points and conditions of the conduct, and that he will speedily take steps to have ships in sufficient number for their safety, and also for the keeping of the sea and land after their arrival, so that no damages or perils may arise nor messengers come without being first searched, and to inform them, as from himself, how the king has charged him to make sure and safe guard, and that for this purpose the constable has caused a great number of ships to be prepared, but that, because the constable does not wish that so great a number of ships shall come against them that they may be affrighted, nor so few that they may not be well assured, he prays and advises them to signify to him as quickly as may please them the day of their arrival and the manner of the security that they wish to have, and that he will do at their will what they desire, according to his power, and that meanwhile they will await there until he have certified the king of their reply. He is ordered to ordain the matter so that evil or peril shall not arise, and that the points of the conduct shall be well kept. When they arrive, he is to receive them well and courteously, and when they have been well and courteously lodged, and the ships that brought them have been returned, this being done as speedily as possible, the constable is to say to them himself, as of his office, in fitting manner: 'Lords, you have come by the king's conduct, please shew it.' And when it is shewn, he is to charge the points well, saying: 'Lords, by custom it pertains to the office of constable, at the entry into the land of any stranger carrying power, especially in times of disturbance, to charge those thus entering to shew and signify to the king before all things the cause of their coming and what they bring; but it seems to me that you have done so wisely and advisedly, as appears by the words of the conduct, wherefore I abstain from doing so. But, in addition, lords, as pertains to my office and as is accustomed, I forbid you, on the king's behalf, from carrying or doing anything in this land that shall or may be prejudicial to or



1326.

*Membrane 6d—cont.*

against the king, his crown, land, or any man of his land, under the peril that appertains; and that you do not henceforth receive or use any order that shall or may come to you that shall or may be prejudicial or contrary to them, as is aforesaid, under the same peril;’ and that the king is coming, and that he will signify the king of their arrival, so that the king may cause them to know where they shall come to him by certain men, who shall conduct them safely; and that in the meantime they will take their ease, and that he will certify the king speedily, because the king will be ready enough for their ease, as the constable may say to them. And, for the constable’s excuse, he may say that if he did not do the things aforesaid, he might be impeached therefor in parliament by the king and all the baronage, to the peril of his body and possessions. He is enjoined to treat them courteously and amiably during their stay, and to send order to the admiral speedily for ships and power, and also to the sheriff and others on land, if he see fit, for safe and sure guard, both from the ports and from the people of the land, according to the purport of his last commission. The king has ordered the admiral and sheriff to be intendent to the constable herein, as appears by the copy herewith enclosed. The king is sending to him his clerk, Master Henry de Canterbirs, who is carrying the king’s letters to the said envoys, and whom he has charged to carry to them the constable’s said letters over to Whitsand, and to inform the constable of certain affairs wherewith the king has charged the said clerk, to whom the constable is enjoined to give credence. *French.* [*Fædera.*]

To the sheriff of Kent. Writ of aid in favour of the aforesaid constable in the matters aforesaid. *French.* [*Ibid.*]

May 20.  
Ogbourne.

To Nicholas Kyriel, admiral of the king’s navy from the mouth of the water of the Thames to the west. Order to cause the navy of his bailiwick to be assembled, so that it shall be ready for the affairs aforesaid and as often as the said constable shall give him knowledge, and to cause the navy to be sent to the constable by certain and sufficient men. The king wills that the admiral shall come to London as quickly as he can, to treat with the king’s council concerning the keeping of the sea according to the form of the king’s order by writ of great seal sent to him upon another occasion and by letters of the chancellor; leaving in his place when he thus comes a wise and advised subject to intend to the aforesaid constable in his absence, so that evil, peril or dishonour may not arise, wherefore the king ought to punish him. [*Ibid.*]

May 24.  
Croydon.

Peregrinus de Controno, merchant, puts in his place Master Pancius de Controno and Aselinus Simonet, merchant of Luca, to prosecute the execution of all recognisances made to him in chancery and elsewhere by the prior of the Hospital of St. John of Jerusalem in England.

May 24.  
Croydon.

To the mayor, bailiffs, and men of Newcastle-on-Tyne. Order to choose two of the richest burgesses of that town trading in wool, hides, and wool-fells, and to cause them to come to London, so that they be at the house of the Friars Preachers there on the morrow of St. Barnabas next, before Hamo de Chigewell, John de Cherleton, Reginald de Conductu, and Henry Darcy, citizens and merchants of London, John de Flynt and John de Hales, citizens and merchants of Norwich, whom the king has deputed to obtain fuller information concerning the staple of wool, hides, and wool-fells, in order to elect, together with other merchants of the staples aforesaid whom the king has ordered to be present at the said day and place, a merchant to exercise the office of the mayoralty of the same staples, as it is ordained by the king and his council that the staple of wool, hides, and wool-fells and of tin shall be held in divers places within his realm and power, and that the merchants of the same staples shall have a mayor of the staples. By K. [*Parl. Writs.*]

1326.

*Membrane 6d—cont.*

The like to the following :

The mayor, bailiffs, and men of York.

The mayor, bailiffs and men of Lincoln.

The bailiffs and men of Norwich.

The mayor, bailiffs and men of London.

The mayor, bailiffs, and men of Winchester.

The mayor, bailiffs, and men of Exeter.

The mayor, bailiffs, and men of Bristol.

The bailiffs and men of Shrewsbury.

The bailiffs and men of Kaermerdyn. [*Ibid.*]May 12.  
Gloucester.

To W. archbishop of Canterbury. Order to prepare himself and the members of his household in as much power as possible, so that they be ready for the defence of the church and realm when and as often as they shall be summoned by the king, certifying the king without delay of the number of his household men and of his retinue, both horse and foot, as all natives of the realm are bound to defend it when threatened, and the archbishop is the more specially bound to do so by reason of his large possessions therein, and it is now publicly said and threatened that aliens will invade the realm.

By K.

[*Fœdera ; Parl. Writs.*]The like to the archbishop of York and to seventeen bishops. [*Ibid.*]May 30.  
Canterbury.

To the sheriff of York. Order to assemble all foresters and regardors of the king's forest of Pykeryng' to make regard before the Assumption next.

[*Capitula.*]June 1.  
Saltwood.

To the sheriff of Northumberland. Order to cause proclamation to be made prohibiting any merchant, native or alien, or other person whatsoever from carrying or sending out of the realm the thistles commonly called 'tasles,' fullers' earth (*terram arti fullonum aptam*), madder (*warencia*), woad, butter, or other things necessary for the making of cloth, under pain of grievous forfeiture, or from buying and pulling up the herbs and roots of such thistles, or from causing the same to be done, in order to send them to parts beyond sea, and to arrest and imprison until further orders any found doing the contrary, together with the thistles, etc., certifying the king from time to time of their names of those thus arrested, and of the value of the goods, as it is ordained by the king and his council, for the advantage and easement of the people of his realm, and of his lands of Ireland and Wales, that the staple of wool, hides, and wool-fells shall be held in certain places within the realm and the said lands, and not elsewhere, and that none of the realm and lands, certain persons excepted, shall use after Christmas next cloth of their own purchase made after the said feast out of the realm and lands, and the king now understands that many men of Flanders, Brabant, and other foreign lands, endeavouring to hinder the making of cloth in the realm and lands, have bought all the thistles called 'tasles' that could be found within the realm and lands, without which cloth cannot be made, and have bought fullers' earth, madder, woad, butter, and other things necessary for the making of cloth, after the aforesaid ordinance, and have taken and sent them to parts beyond sea, and do daily take and send them, and, what is worse, have bought the herb and roots of the thistles, and have caused them to be pulled up by the roots in order to send them to parts beyond sea.

By K.

The like to all the sheriffs of England.

*MEMBRANE 5d*May 12.  
Gloucester.

Katherine, daughter of Goceline de Audenard, came before the king, on Monday after St. John ante Portam Latnam, and sought to replevy her



1326.

*Membrane 5d—cont.*

land in Croidon, which was taken into the king's hands for her default before the justices of the bench against Joan, late the wife of Henry le Carpenter of Croidon. This is signified to the justices.

April 20.  
Kenilworth.

William Brenhand of Knaresburgh puts in his place Thomas de Cnaresburgh, clerk, to prosecute a recognisance for 12*l.* made to him in chancery by Richard de Boys of Useburn.

May 12.  
Gloucester.

Oliver de Ingham, who is staying in the king's service in the duchy of Aquitaine, has letters to the treasurer and barons of the exchequer to respite all his debts until Christmas. By K.

May 12.  
Gloucester.

To Nicholas Kiriel, admiral of the fleet of the king's ships from the mouth of the Thames to the west. Order to cause all the ships of his bailiwick of the burthen of thirty tuns of wine and upwards to be brought back to their ports, if they have not been brought back, as the king warned the admiral by divers writs to cause them to be done, and to cause them to be provided with men and other necessities, so that they be ready for the king's service against hostile attacks as often and whenever Nicholas shall think fit, as the king is disturbed by the rumours that come to his ears daily of the gathering of ships of war upon the sea coast in parts beyond sea, and he wonders greatly that Nicholas has either done nothing concerning the matters that the king enjoined upon him at Leicester, which he undertook to execute, or has neglected to certify the king of what is being done. He is ordered to be before the chancellor and others of the king's council at London on Friday next, and to bring with him two men of the ports aforesaid who have full knowledge of the number of the ships of those ports, and of the munition and fortification of the same, to inform the king's council, and to ordain together with the council concerning the premises, and to certify the council of the number of the ships aforesaid and their munition, and to do and receive further what shall be enjoined upon him. By K. [*Parl. Writs.*]

To John Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the north. Similar order, enjoining him to be before the chancellor and others of the council at London on Thursday after Holy Trinity next, bringing with him John Perbroun and another man of the ports in his bailiwick, etc., as above. If he cannot come in person on the said day, he is to cause John Perbroun and the other man to come at that day. By K.

[*Ibid.*]

To John Perbroun. Order to come in person before the chancellor and others of the king's council at London on Tuesday after Holy Trinity next, bringing with him another man of the port of Great Yarmouth, to inform the council of the number of ships, etc., as above, as the king wishes, by reason of certain rumours that have come to his ears, to be informed by John of the number of ships of the burthen of 30 tuns of wine and upwards in the said port, and of their munition and fortification. [*Ibid.*]

May 12.  
Gloucester.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Richard, sub-prior of Clifford priory, who is going to the Roman court, by the king's licence, for the expedition of certain affairs touching the priory, to cross the sea from that port with a horse and a groom; provided that search be made of him and his groom so that they do not carry with them any letters prejudicial to the king, his realm, or his subjects.

1326.

*Membrane 5d—cont.*May 12.  
Gloucester.

The prior of Lewes and the prior of Farlegh acknowledge, for themselves and their convents, that they owe to Walter Nicol and John de Oxon[ia], citizens of London, 400 marks; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in cos. Sussex and Wilts.

*Cancelled on payment.*

Annotus Grymbaud, merchant of the society of the Grymbaldi of Chieri (*de Kerio*), who is going to parts beyond sea to exercise merchandise, puts in his place Bartholomew de Rico, merchant of the aforesaid society, in all pleas or complaints moved or to be moved for or against him in all courts of England, and to prosecute and defend his suits, and to prosecute the execution of all recognisances made to him in all courts, the appointment to endure for a year.

May 15.  
Gloucester.

Robert de Allegate, citizen and potter (*ollarius*) of London, acknowledges that he owes to Simon Flambarde, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

May 17.  
Cirencester.

William Polay came before the king, on Saturday after St. Pancras, and sought to replevy to Robert de Pelham and Amabilia his wife their land in Ravenesdene, which was taken into the king's hands for their default before the justices of the Bench against Robert le Frenshe.—This is signified to the judges.

May 2.  
Kenilworth.

To the bailiffs of Kyngeston-on-Hull. Order to release certain merchant vintners of Besatz, in the duchy [of Aquitaine], and their wines and goods upon this occasion of the king's grace, and to permit them to make their profit of the wines and goods, the merchants having complained that whereas they lately came to that town with their wines and there exposed the same for sale, and paid the due custom thereon, the bailiffs, by pretext of an order of the king's to arrest men and merchants of the aforesaid town and of certain other towns of the duchy, with their goods, by reason of the war in the duchy, arrested the said merchants with their wines and goods in the aforesaid town, and that they still detain them and their wines and goods under arrest.

By C.

The like to the bailiffs of Boston.

The like to the sheriff of York concerning merchant-vintners of Besatz arrested at York and elsewhere in his bailiwick.

By C.

May 19.  
Marlborough.

John le Bere of Berkyng' came before the king, on Monday after Holy Trinity, and sought to replevy his land in Berkyng', which was taken into the king's hands for his default before the justices of the Bench against John son of Gilbert le Herde. This is signified to the justices.

May 15.  
Gloucester.

To the mayor and bailiffs of Southampton. Order to permit John del Haye, envoy of Oliver de Ingham, seneschal of Gascony, who lately came to the king with letters of the seneschal, to cross to parts beyond sea from that port with the king's letters; provided that he carry with him no letters of others prejudicial to the king, his realm, or subjects.

By K.

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John de Hothum, bishop of Ely, puts in his place Henry de Edenestowe, clerk, to prosecute a recognisance for 10*l.* made to him in chancery by the abbot of Vaudey.

May 19.  
Marlborough.

John atte Twychene came before the king, on Monday after Holy Trinity, and sought to replevy his and his wife Abee's land in Chabeham, Horissull, and Puriford, which was taken into the king's hands for their default before the justices of the Bench against Walter son of Walter atte Rude. This is signified to the justices.



1326.

*Membrane 5d—cont.*

John de Messingham of Etton acknowledges that he owes to William Leate of Lokyngton 20s.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

May 12.  
Gloucester.

To the arrayors of men according to the statute of Winchester in co. Cumberland. Order to certify the king without delay of the manner and form of the array made by them, and of all things touching the array, the king having appointed them by letters patent to cause the said statute to be observed in that county, and to do certain other things ordained and granted in the parliament at Westminster in the octaves of Martinmas last, and having ordered them to certify him in the octaves of Easter last of the manner and form of the array, and of the names of all and singular the men in every hundred of that county, both horsemen and footmen, thus arrayed by them, together with the names of constables, captains of hundreds and of twenties, and how the men have been placed by them in constabships, hundreds, and twenties, and they have done nothing in the matter to this time, to the king's surprise. [*Parl. Writs.*]

The like to the arrayors in twenty-nine other counties and divisions of counties. [*Ibid.*]

May 23.  
Sheen.

Walter Beiuer, parson of the church of Hamburi, acknowledges that he owes to William de Novo Castro and William de Bloerton 40*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Buckingham.

The said Walter acknowledges that he owes to the aforesaid William de Novo Castro 40 marks; to be levied as above.

May 24.  
Croydon.

John de Lithtunbergh, Walter de Strabur[g]h, and John de Straburgh, knight of Almain, who lately came to Canterbury on pilgrimage to St. Thomas, have the king's letters to have passage in the port of Dover directed to Ralph Basset of Draiton, constable of Dover castle, etc. By K.

John son of Henry de Seintliz of Stoke acknowledges that he owes to Robert de Barton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas de Bella Fago acknowledges that he owes to the abbot of Dorkecestre 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

May 20.  
Crookham.

To the bailiffs of Sandwich. Order to cause to be arrested and kept safely until further orders all ships of Zeeland found in the sea-ports or elsewhere in their bailiwick, together with the wares and other things therein, and the men in the same, certifying the king from time to time of the ships, wares, etc., and men thus arrested, as the king understands that ships of his realm and power approaching Zeeland by sea are taken daily by men of those parts, and are despoiled of the goods and wares found in them, and their men are slain, and many other damages and grievances are frequently inflicted upon the men of the king's realm and power by the said men.

The like to John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the north, or to him who supplies his place.

Robert de Fulham puts in his place Theobald Portejoie and Robert de Neuwerk to prosecute a recognisance for 40*l.* made to him in chancery by Thomas Chaunterel.

Walter de Bello Campo puts in his place Robert de Roderham to prosecute a recognisance for 20*l.* made to him by John de Dagworth in chancery.

1326.

*Membrane 5d—cont.*April 30.  
Kenilwerth.

To Henry le Scrop, Simon Warde, Roger de Somervill, and Adam de Hoperton, justices appointed to enquire in co. York what malefactors and other disturbers of the peace, together with John Moubray and Roger de Clifford, the king's rebels, and other rebels, lately besieged and captured the king's castle of Tikhill, and perpetrated other felonies and evil deeds contained in the king's letters patent to the justices, and to hear and determine the premises. Order not to molest or aggrieve Roger Curzoun by reason of his rebellion or adhesion to the rebels, concerning which he is indicted before them, as the king has pardoned him for a fine made by him.

*MEMBRANE 4d.*May 31.  
Saltwood.

To William, count of Hainault, Holland, and Zeeland, and lord of Friesland. The king learns upon trustworthy information that certain men of the count's power lately attacked a ship of the town of Sandwich laden with divers goods and merchandises on the sea coast near Zeeland, and slew the mariners and other men in the same, and took the ship and her contents whither they wished and had their will thereof, and that the aforesaid robbery was made by the count's order; which the king cannot believe, since he cannot recollect that he has offended the count or his men contrary to justice in any way. The king therefore requests the count to certify him by letters whether he made any such order that his subjects should so prosecute merchants of this realm, and why he did so; and if the evil deeds aforesaid were done without his knowledge, that he will cause them to be amended, so that mutual communion between the king's and his subjects may not be impeded, and that the treaty of peace may not be broken, which would displease the king. The count is informed that the king has caused certain ships of the count's power with the goods in them to be arrested by reason of the aforesaid robbery, and that he will cause them to be kept safely until he shall know what the count shall cause to be done in this matter, and that he will cause them to be restored in full to their owners if the count cause to be done what is just and reasonable on his side.

June 1.  
Saltwood.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Oliver de Kirkeby, clerk, who is going to parts beyond sea by the king's licence, to cross the sea from that port; provided that search be made that he do not carry with him any letters prejudicial to the king or his realm.

By K.

May 26.  
Oxford.

To Sir John, duke of Brittany. Whereas the king lately sent a ship of his called '*La Seinte Croice*' of London, by his merchant John le Blak, to Poitou for salt for garnisture of his castles, and the ship laden with salt was driven by storm to the land of Sir Gerard Chaluz, knight, of Colert, who caused the said ship and one of the mariners (whom he afterwards delivered under a certain form) to be arrested, because the aforesaid John had not paid him certain customs alleged to be due to him in this behalf, John being wholly ignorant of the customs, and Gerard deemed the ship and the goods to be forfeited; and the king appointed and sent Thomas Spryngat, his mariner, to the parts aforesaid to obtain delivery of the said ship and salt and fuller delivery of the mariner aforesaid, and requested Gerard by his letters to cause the ship, salt, and mariner to be delivered to the said Thomas. The king requests the duke to interpose with Gerard by his letters, council, and aid for the delivery of the ship, salt, and mariner, so that the ignorance of the aforesaid mariner may not fall to the loss of the king's goods or his damage. The king also requests the duke to cause justice to be done in the matter of his ship called '*La Margarete*' of



1326.

*Membrane 4d—cont.*

Westminster and the goods in her to the value of 600*l.* sterling, which one Gay de Triphili, the duke's bailiff, caused to be taken nine years ago without reasonable cause in La Trade, within the duke's dominion, as the king has not yet obtained restitution thereof, although he wrote to the duke at another time for restitution.

May 26.  
Otford.

To Sir Gerard Chaluz, knight. Request that he will deliver to the aforesaid Thomas the said mariner, ship, and contents, provided that he be satisfied for the customs due to him in this behalf, as he would wish the king to do in similar case at his request.

June 6.  
Sturry.

John de Stratton acknowledges that he owes to Edmund, earl of Arundel, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de la Chaumbre acknowledges that he owes to the said earl 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

June 3.  
Saltwood.

To the burgomasters, *échevins*, and *consules* of the town of Bruges. The king has received their letters sent by William le Deakne, their fellow-burgess, and has heard with good will their contents and what William has expounded to him by word of mouth on their behalf, and he intimates to them that he holds them excused for not sending to him certain envoys to treat for the reformation of peace at the Ascension next, as had been agreed, by reason of the dissensions between them and the community of the town of Ghent, which are not yet pacified, and that he has caused the said day to be prorogued until the Decollation of St. John the Baptist next, so that, the said dissension being pacified, they may send to him at that day certain envoys with the common assent of other towns of Flanders with full power. Moreover, the king, out of his desire that communion and friendship between his subjects and them may be observed, has prorogued the truce lately concluded until a year from Easter next, when it expires, at their request made to him by the said William, and he will cause the prorogation to be proclaimed in his realm when he is certified that they have caused it to be proclaimed in Flanders.

May 30.  
Saltwood.

Anthony de Lucy acknowledges that he owes to John Marmyon 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Cumberland, Westmoreland, and Northumberland.—Henry le Scrop received the acknowledgment, by the king's writ remaining on the files.

*Cancelled on payment.*

July 9.  
Sturry.

Philip de Columbariis, knight, acknowledges that he owes to Robert de Watevill, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.*

June 10.  
Sturry.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit William, archbishop of Vienne, and Hugh, bishop of Orange (*Aurisacen*'), the pope's envoys, who are about to return to parts beyond sea by the king's licence, to cross the sea in that port with their men, horses, equipments, and other things; provided that nothing prejudicial to the king, his realm, or subjects be carried by anyone in their company.

To Boniface de Peruch' and his fellows, merchants of the society of the Peruzzi dwelling in London. Grant of permission, at the request of the aforesaid archbishop and bishop, to receive from the archbishop and bishop 100*l.*, for florins to be paid to them at Paris or elsewhere. By K.

1326.

*Membrane 4d—cont.*June 12.  
Sturry.

John son of John de Menevill acknowledges that he owes to John de Blebury, parson of the church of Evre, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Philip Lovel, knight, acknowledges that he owes to Robert Mylis, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—The chancellor received the acknowledgment.

Walter atte Grove of Langeleye acknowledges that he owes to William atte Stocke of Agmodesham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

June 14.  
Leeds.

Ralph Swyft of Preston acknowledges that he owes to the abbot of St. Osyth 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William de Clyf, clerk, acknowledges that he owes to the abbot of Vaudey 21*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Note of payment of 11*l.**

John de Hattefeld, chaplain, acknowledges that he owes to Roger son of William de Croxton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Phafford acknowledges that he owes to Taldus Valoris and his fellows, merchants of the society of the Bardi of Florence, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

June 18.  
The Tower.

Adam Huntteman, citizen of London, acknowledges that he owes to John de Rudham 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

June 18.  
The Tower.

To the sheriff of Nottingham. Whereas it was lately ordained that the staple of wool, hides, and wool-fells shall be held in certain places in the realm and in the lands of Ireland and Wales, for the profit and ease of the people of the said realm and lands, and the king now understands that many persons of the said realm and lands endeavour to weaken the said ordinance, which the king lately sent to the sheriff *sub pede sigilli* to be kept and held in his bailiwick: the king orders the sheriff to cause the ordinance and all its contents to be proclaimed and held and kept in all places in his bailiwick where he shall see fit.

By K.

The like to all the sheriffs of England.

June 21.  
The Tower.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, and William de Langeford acknowledge that they owe to Bartholomew de Honylane, citizen and vintner of London, 153*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Leicester.

*Cancelled on payment.*

Geoffrey atte Fan of Retyndon acknowledges that he owes to Gilbert de Ebor[aco], clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Sapy acknowledges that he owes to Geoffrey de Stokes 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*June 30.  
Westminster.

Hugh de Holdham acknowledges that he owes to John de Melferde 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.



1326.

*Membrane 4d—cont.*

Stephen de Asshewy, knight, acknowledges that he owes to Simon de Creppyngg' 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

July 2. Roger de Brok, knight, acknowledges that he owes to Roger Chauntecler  
Westminster. 200*l.*; to be levied, in default of payment, of his lands and chattels in  
co. Middlesex.

The abbot of Vaudey acknowledges, for himself and convent, that he owes to John Test and Ascelinus Simonet, merchants of Luca, 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Wottryngbury puts in his place Nicholas de Fontibus and William de Emeldon, clerks, to prosecute a recognisance made to him in chancery by John de Kelweden.

June 29. To Ralph Basset of Drayton, constable of Dover castle and warden of  
Westminster. the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Peter Marie, proctor of the abbot of Fécamp in England, who is going to parts beyond sea by the king's licence, to cross the sea from that port; provided that search be made that he do not carry with him any letters or other things prejudicial to the king, his realm, or subjects.  
By K.

July 4. Simon Basset of Sapecote, knight, acknowledges that he owes to Roger  
Sheen. Wryde of Stafford 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Stafford.

Roger Wryde of Stafford acknowledges that he owes to the said Simon 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de Kymberle of Cantebrigg' acknowledges that he owes to Matilda Duraunt, daughter of Robert Duraunt of Dunstaple, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cicely, late the wife of Henry Buscre of Malyns, and Alexander de Huchinden, chaplain, executors of the will of the said Henry, put in their places Edmund Malyns to prosecute the recognisances made to Henry in chancery.

Robert de Kendale, knight, acknowledges that he owes to William de Cheyne 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Gillyng', parson of the church of All Saints at Haywharf, London, puts in his place Nicholas de Fontibus and William de Emeldon, clerks, to prosecute a recognisance for 20*l.* made to him in chancery by Roger de Ware, vicar of the church of Soppele.

*MEMBRANE 3d.*

June 1. Robert de Watevill and Margaret his wife, late the wife of Wiliam son of  
Saltwood. William Martyn, tenant in chief, put in their places Thomas de Evesham and Thomas de Sibthorp to seek in chancery Margaret's dower of the lands, knight's fees, and advowsons that belonged to her late husband.

June 16. Robert de Watevill, knight, acknowledges that he owes to Hugh le  
Eltham. Despenser, lord of Glomorgan, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

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*Membrane 3d—cont.*

Master Thurstan de Hampslape, clerk, puts in his place Simon Hesewik to prosecute a recognisance for 12*l.* 12*s.* 0*d.* made to him in chancery by Master John de Tyngewik.

Simon de Forneaux, tenant of part of the lands that belonged to Matthew de Forneaux, puts in his place Theobald Portejoie and Walter de Enemere to defend a recognisance for 240 marks made to John son of John de Buttone in chancery by the aforesaid Matthew, Simon, and Matthew de Clyvedene.

June 17. The abbot of Vaudey acknowledges, for himself and convent, that he owes to Hasculph de Whitewell 17 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Enrolment of release by John de Warenn, earl of Surrey, to the king of his right in the castles, manors, towns, lands, with knights' fees, advowsons, and all other appurtenances, that he had at any time in co. York, and also in the manors and towns of Staunford and Grantham, co. Lincoln. Witnesses: W. archbishop of York; W. bishop of Exeter; Sir William de Bereford, Sir Walter de Norwico, Sir William de Herle, knights; Sir Hervey de Staunton, Master Henry de Clyf, clerks. Dated at Westminster, 7 May, 19 Edward II.

*Memorandum*, that the earl came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

Enrolment of surrender and release by the said earl to the king of his castle and town of Raygate and his manors of Dorkyng and Becheworth, co. Surrey, the castle and town of Lewes, the manors of Cokefeld, Cleyton, Dychenyng, Meehyng, Peccham, Brightelmeston, Rottynghden, Houndeden, Northese, Rademeld, Kymer, Middelton, Abyngworthe, Picombe, and the towns of Iford, Pydynghowe, and Seford, co. Sussex, and of the castles of Dynarsbran and of Holt (*castro Leonis*), and of the lands of Bromfeld, Ial, and Wrightesham in Wales, with all knights' fees, reversions, advowsons, etc., and all other appurtenances whatsoever. Witnesses as above. Dated at Westminster, 14 May, 19 Edward II.

*Memorandum*, that the earl came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

Enrolment of deed of Edmund, earl of Arundel, witnessing that whereas the king has granted to John de Warenn, earl of Surrey, for life, the castles and towns of Conyngesburgh and Sandale, and the manors of Wakefeld, Soureby, Braithewell, Fisshelek, Dowesbury, and Halifax, co. York, with knights' fees, advowsons, and all other appurtenances, with reversion to the king quit of the said John's heirs, and because it is said that one Matilda de Neyrford claims to hold the said castles, towns, and manors for her life after the death of John, the aforesaid Edmund, at the instance of John, whose sister he married, grants that in case Matilda after John's death recover the castles, towns, and manors, or part of them, against the king, Edmund and his heirs, being of full age, being lawfully warned, the king and his heirs shall have the value of the lands thus recovered by Matilda from Edmund's lands during Matilda's life, or until the premises return or revert to the king's hands by her death or surrender. In case Matilda recover the premises after Edmund's death whilst his heir be under age, he grants that the king may, after the heir have come of age, hold and retain in his hands lands of the said heir to the value of the premises during Matilda's life. He also grants, for himself and heirs, that no process of plea shall be held concerning the value of his lands to be made to the king, but that, when this agreement has been acknowledged and recorded in chancery, and when extents have been made on both sides at the king's order in the



1326.

*Membrane 3d—cont.*

presence of Edmund or his heirs, the king and his heirs shall have power to seize and retain his lands to the value aforesaid, to hold in form aforesaid. Witnesses: W. archbishop of York; W. bishop of Exeter; Sir Geoffrey le Scrop, Sir Walter de Norwyco, Sir John de Stonore, knights; Sir Hervey de Staunton, Master Henry de Clyf, clerks. Dated at Westminster, 19 May, 19 Edward II.

*Memorandum*, that the earl came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

*Memorandum*, that these three charters, together with a charter of the prior and convent of Eye concerning the advowsons of the churches of Thorndon and Melles, co. Suffolk, and another charter of Hugh de Louthre concerning his peel and a moiety of the town of Staworth, together with his letter of attorney, and a third charter of John de Driby, lord of Tateshale, concerning his whole purparty of the tollbooth (tolbothe) of Lenne and of the custom of the water there and all his tenements in that town and suburbs, together with two letters patent touching the seisin thereof, and a fourth charter of Adam de Brom concerning two messuages, 5 shops, 5 solars, and a cellar in Oxford, made to the king, were delivered by Master Henry de Clyf, keeper of the rolls of chancery, to W. archbishop of York, the king's treasurer, in the exchequer at Westminster, on 15 July, in the 20th year of the reign, to be enrolled in the said exchequer and to be kept in the treasury.

June 19. Robert de Oseville acknowledges that he owes to Robert de Hales 20*l.*; The Tower. to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Henry Hakethorn of Lincoln acknowledges that he owes to John de Bruggewater, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Enrolment of acknowledgment of receipt by Alice, late the wife of William de la Lee, from Giles de Wachesham, sheriff of Norfolk and Suffolk, of 7*l.*, which he levied from her goods and chattels by the king's order, and which the king ordered him to pay to her. Dated at London, on Wednesday the morrow of Midsummer, 19 Edward II.

*Memorandum*, that Alice came into chancery at the church of Berkyng-chapel, on 24 June, and acknowledged the above deed.

June 26. To the keeper of the port of Dover. Order to permit William de The Tower. London, envoy of Master Parvulus, proctor of Neapolio, cardinal of the Roman church, to cross the sea from that port with letters of the said proctor and letters of the merchants of the society of the Bardi of Florence; provided that search be made that he do not carry with him any suspicious letters.

June 25. To Taldus Valoris and his fellows, merchants of the society of the Bardi The Tower. of Florence, dwelling in London. Grant of permission to receive 250 marks sterling from the aforesaid Master Parvulus for florins to be paid to the cardinal in the Roman court or elsewhere. By K.

June 24. William de Kanc[ia], 'pottere' of London, acknowledges that he owes to The Tower. Master Robert de Haselshawe, provost of Wells, 34*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 26. The prior of Castelacre acknowledges, for himself and convent, that he The Tower. owes to the prior of the Hospital of St. John of Jerusalem in England

1326.

*Membrane 3d—cont.*

300 marks; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Norfolk.

*Cancelled on payment.*

John de Dalton acknowledges that he owes to Henry de Clyderhowe 100s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Ralph de Sancto Laurencio and John de Shelvyngge acknowledge that they owe to Henry de Valoyns, knight, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Henry de Valoyns, knight, acknowledges that he owes to John de Shelvyngge and Ralph de Sancto Laurencio 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Gerard and William de Ildhallegate acknowledge that they owe to Ralph de Sancto Laurencio 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

June 28. Thomas de la Lee, son and heir of John de la Lee, knight, acknowledges  
Westminster. that he owes to Nicholas de Storteford and Richard de la Lee, executors of the will of Katherine, late the wife of John de la Lee, 38*l.* 13*s.* 11½*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Sutton of Aston, knight, acknowledges that he owes to John Nounes of London, 'draper,' 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

——— Walter le Walsh, clerk, puts in his place William de Bury to prosecute  
—— a recognisance for 500*l.* made to him by John Pecche, lord of Hampton-in-Arden.

June 28. Roger de Brok, knight, acknowledges that he owes to Thomas de  
Westminster. Evesham, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Cancelled on payment.*

Ralph de Bockyng', knight, acknowledges that he owes to William de Scothowe and Master Simon de Clare 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*Cancelled on payment.*

June 30. Roger de Kent of London and Walter Klenchand of London acknow-  
Westminster. ledge that they owe to William de Cleydon, knight, 15*l.* 16*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Payn le Pursere of Sevenok of London and Thomas dil Brentewode of London acknowledge that they owe to William de Cleydon, knight, 13*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Robert de Ospreng' of London, taverner, acknowledges that he owes to William de Cleydon, knight, 6*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

July 6. Thomas de Garton, parson of the church of Ovre, diocese of Ely,  
Byfleet. acknowledges that he owes to Michael de Wath, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*



1326.

MEMBRANE 2d.

June 19.  
Westminster.

To the bishop of Beauvoys. It is well known in France how the king lately sent queen Isabella to her brother the king of France to obtain peace, and how she stays in France and withdraws herself from the king, and has not returned to him at his commandment, but that she adheres to Roger le Mortimer, the king's mortal enemy and notorious traitor, attainted and condemned, and as such banished and exiled by the king of France from his realm and power at the king's request; and also how the king's son and heir Edward, to whom he has given the duchy of Guienne, remains in those parts against the king's will, under other government than the king's, against right and reason and the covenant made between the king and the king of France; and the latter has not yet fully rendered his lands in the said duchy to Edward, although he has done full homage for all the land; and the king has prayed the king of France in friendly and affectionate manner to cause these matters to be redressed. The king, desiring peace and quiet between him and the king of France, and trusting in the bishop's loyalty, truth, and wisdom, and that by his labour the king's rightful requests may be the more graciously understood and granted by the king of France, is sending to the bishop, as his dear friend and as a peer of France, transcripts of the letters addressed to the king of France at other times and now, and he prays and requests the bishop to hear and understand his requests contained in the transcripts, and to use his aid and counsel with the king of France so that he will grant and execute the king's requests with favour and grace, quickly and with effect, for the nourishment of peace for ever; so that, by the aid of God and of the bishop, the matters may be brought to a point and finished duly and suitably without any delay, and the king may be bound to the bishop to requite the service in like case. He is requested to certify the king with all speed of his proceedings and of the proceedings of the king of France in this matter; because, as the king writes to the king of France, as contained in the transcripts, the bishop may understand from the king, as from every man of his estate, that the king is much grieved with enduring such shameful despites and great damages for so long, and he cannot truly suffer them long in any wise. *French.* [*Fœdera.*]

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To Edward, the king's son. Although he has written to the king that he remembers what the king enjoined upon him at his departure from the king at Dovre, and that he would not transgress the king's commandments in any point, but would execute them to the best of his power, it seems to the king that he does not keep the covenant, and does not obey his commands, as a good son should do, since he has not come to the king to be under his government as he ought to be and as the king has ordered him to do by other letters under his benison, but has notoriously kept company with and adhered to Mortimer, the king's traitor and mortal enemy, in the company of his mother and elsewhere, Mortimer having publicly borne at Parys Edward's suit at the coronation at Whitsuntide last, in great despite of the king and to the great dishonour of the king and of Edward, whereas Edward has informed the king untruly that Mortimer is not an adherent of the queen or of him; whereby the king considers himself very evilly paid. The king also understands that Edward has, by counsel contrary to the king and contrary to his own profit, made many orders, ordinances, and divers things, without advising the king and contrary to the king's orders and will, concerning the duchy of Guyenne given to him by the king; Edward ought to remember the manner of the gift and his answer to the king at Dovre when the king made the gift: which matters are unbecoming and may be very damaging. The king therefore orders and charges him, by his duty and the king's blessing, and under pain of for-

1326.

*Membrane 2d—cont.*

feiture, and as he wishes that the king shall hold him for his dear and well-loved son, as he has always done, to come to the king with all speed, laying aside all excuses, from his mother or from other, or other excuses that he has written to the king heretofore, so that the king may ordain for him and his estate as befits, especially as Edward ought not to have, nor to wish to have, by right and reason any other governor than the king. Moreover, the king charges him, in like manner, not to marry until he have returned to the king, or without the king's assent and command, and not to do anything touching the duchy or elsewhere contrary to the king's orders and will, or without first advising the king and having his assent, and to cause anything that he may have done to be revoked as befits. He is enjoined to take these commands to heart, although he be of tender age, and to execute them humbly and completely, if he wish to avoid the king's anger and indignation, and as he loves his own profit and honour. He is enjoined not to trust to any counsel contrary to his father's will, as the wise king Solomon teaches him, and to inform the king speedily of his proceedings; understanding for certain that if the king find him contrary or disobedient hereafter to his will, by what counsel soever it may be, he will ordain in such wise that Edward shall feel it all the days of his life, and that all other sons shall take example thereby of disobeying their lords and fathers. *French.* [*Ibid.*]

— To the king's brother [the king of France]. The king reminds him of what he wrote to him at another time concerning the unbecoming conduct of his wife, the sister of the king of France, in withdrawing herself so shamefully from the king, and in not returning at his order, and in attracting to her company and adhering to the Mortimer, the king's traitor and mortal enemy, and the king's other enemies on that side, and in causing Edward, the king's son and heir, to adhere to the king's enemies aforesaid, to the great dishonour of the king and of all her blood, and that the king of France ought to have been well-wishing, for his and the king's honour, that such matters should be duly redressed; and the king requested him by the said letters to send to the king the latter's son, who is of such tender age that he cannot and knows not how to govern or guide himself, and ought therefore to be under the king's government and under that of no other, according to right and reason and the covenant between the king and the king of France, so that the king might ordain concerning him and his goods and estate, as befits; and that, as the king's son had done homage to the king of France entirely for the whole of the duchy, the latter would render to the king's son aforesaid in full the lands of the duchy, without having regard to the strictness (*reddour*) of the words of any covenant that, in the opinion of some, seem to be intended for the king's disinheritation; as is more fully contained in the king's letters aforesaid. As yet nothing has been done concerning these matters, but the adherence of the king's wife and son to his said traitors and mortal enemies on that side is continued notoriously, in so much that the said traitor, the Mortimer, publicly bore at Parys the suit of the king's son [at the coronation] of the queen of France at Whitsuntide last, to the great dishonour and despite of the king. The king therefore prays the king of France from his heart, for the nourishment of right and peace and of affection (*naturesce*) and friendship between them, which the king desires above all things, that he will understand and fulfil the king's requests aforesaid with good will and speedily, for the king's profit and honour and so that he may not be dishonoured, nor he and his son disinherited, which he does not think the king of France desires, but that the king of France may understand well from the king, as from every man of his estate, that he is and ought to be much aggrieved by suffering so long such shameful despites and great damages, and, indeed, he will be unable to suffer them for long. *French.* [*Ibid.*]



1326.

*Membrane 2d—cont.*March 18.  
Lichfield.

To Edward, the king's son. The king understands what Edward has answered by his letters, and that he remembers what he was charged by the king concerning his not marrying without the king and concerning other matters, and what he said to the king at his departure from Dovre, and that he would always obey the king's orders and pleasure with all his power. If he do so, he will do wisely and will do his duty, and will have the grace of God, the king, and of all men; if he do not, he cannot avoid great dishonour and damage to God and all men, and the king's wrath and indignation; the king therefore charges him, to the best of his power, and under pain of forfeiting (*meffaire*) all he may to the king, to remember well the matters aforesaid, and that he do not marry, or suffer himself to be married, without the king's assent, or before he have returned to the king, and that he do nothing else that may [be] to the king's damage, in anger of heart. Regarding what he has informed the king, that it seems to him that he cannot come to the king so speedily as the king has ordered him by reason of his mother, who is, as he says, in great uneasiness of heart, and that he cannot leave her until she be in such point, out of affection and to do his duty, . . . . to leave [her] in such unhappiness for long; he knows how the king has loved and cherished her, and, truly, if she had conducted herself towards the king as she ought to have done towards her lord, the king would be much harassed to learn of her grief or unhappiness, but as she feigns a reason to withdraw from the king by reason of his dear and faithful nephew H. le Despenser, who has always served the king well and faithfully, Edward can see and everybody can see that she openly, notoriously, and knowingly, contrary to her duty and the estate of the king's crown, which she is bound to love and maintain, draws to her and retains in her company of her council the Mortimer, the king's traitor and mortal enemy, approved, attainted, and adjudged in full parliament, and keeps his company within and without house, in despite of the king and of his crown and of the rights of his realm, which Mortimer the king of France had banished from his power as the king's enemy at the king's request at another time, and now she does worse, if possible, when she has delivered Edward to the company of the king's said enemy, and makes [him] Edward's councillor, and causes Edward to adhere to him openly and notoriously in the sight of everybody, to the great dishonour and villainy of the king and of Edward, and in prejudice of the king's crown and of the laws and usages of the realm of England, which Edward is bound to save and maintain before all things. For these and many other reasons Edward's stay in those parts, which is so shameful and may be perilous and damaging to him in many ways, does not please the king, and ought not to please Edward, either for his mother or for any one else. The king therefore orders and charges him to come to him as speedily as possible, notwithstanding the above or any other excuses, since his mother has written to the king that she will not disturb his returning if he wish to return, and the king does not think that the king of France will detain him contrary to his safe-conduct. He is enjoined not to omit coming to the king speedily, either for his mother or for any other reason, or for going into the duchy [of Aquitaine], concerning which the king will soon make ordinance for Edward's honour, or for any other cause or excuse, if he wish to escape the king's anger and indignation and forfeiture of what he can forfeit to the king; so that the king may make ordinance concerning him and his estate, as well in the duchy as in other lands that Edward has on this side. If John de Bretagne and John de Crombwell wish to come in his company, they will do their duty. He is enjoined not to transgress the king's orders, because the king is much troubled that he has done what he ought not to have done. [*Ibid.*]

March 18.  
Lichfield.

To the king's brother [the king of France]. The king understands well the letters of the king of France, whereby he signifies that he has spoken



1326.

*Membrane 2d—cont.*

to his sister concerning the reasons and matters that the king [desired], and that she has said that she greatly wished to be with the king and in his company, as a good wife ought to be with her lord, and that the semblances of friendship between her and the king's dear and faithful nephew H. le Despenser were merely feigned, and this she perceived clearly, but that it was necessary for her to keep them up to pass the time and to escape worse. Truly, if she loved the king, she would desire to be in his company, as she has said; she, who ought to be the mediatrix between the king of France and the king, ought not to seek ways of new dissension, which would be undesirable and she did not leave the king, as she says, under colour of nourishing peace and love between the king of France and the king, which matters the king intended in good faith, and for which he sent her to the king of France, and she then thought in her heart that she would so withdraw herself from the king by feigned reason, as the king has testified to the king of France at another time, however she may tell him the contrary and not the truth, since at no time whilst she was with the king did she receive evil or villainy from the king or from any one else, and the king would not suffer her to do so for anything, and [it was] not [necessary] for her to seek out feigned reason to pass the time and to avoid worse, because no evil was done to her at any time, and there is no evident reason why she has said so, for, since she left the king and came to the king of France, she sent to le Despenser letters of as great and especial friendship as she might from time to time. Now at last, when the king sent to seek her, she then showed the feigned matter for the first time, which was never heard or suspected by any one, unless by her; wherefore, the matters being considered, one ought not to give faith to such feigned invention against the truth. But, indeed, the king fully perceives, as the king of France and everybody may, that she does not love the king as she ought to love her lord, and that the matter that she speaks of the king's said nephew, for which she withdraws herself from the king, is feigned and is not certain, but the king thinks it must be of inordinate will when she, so openly and notoriously, knowingly, against her duty and the estate of the king's crown, which she is bound to love, has drawn to her and retains in her company of her council the king's traitor and mortal enemy the Mortimer, and others of his conspiracy, and keeps his company in and out of house, which evildoer the king of France banished from his power at another time as the king's enemy, by virtue of the alliances between his and the king's ancestors. The king of France ought to will that she refrain from such misprisions and conduct herself as she ought to do, for the honour of all those to whom she is related. Concerning the king's son, whom his mother causes to accompany the king's said traitor and enemy, and to counsel him, and to prolong his stay in despite of the king, these actions displease the king, whether [done] for his mother or for any one else. The king therefore prays the king of France, as the king has given to his son the duchy [of Aquitaine] to please the king of France and of his great reliance in the natural affection and good faith of the king of France and without disputing concerning his son's safe-conduct, and has sent him to the king of France, and he is of such tender age that he cannot and knows not how to govern himself, that he will send the king's son back with all haste, so that the king may ordain concerning him and his estate and his affairs, and to render to him his lands in the duchy, which the king of France holds, as good faith requires, however some will understand the words of the accord in too hard a manner to the king's disinherittance. The king of France is requested to inform the king of his will by the bearer hereof according to reason, good faith, and fraternal affection, without having regard to the wilful pleasure of woman. *French.* [*Ibid.*]

1325.

Dec. 2. To [Edward] the king's son. Albeit he is young and of tender age, Westminster. he is enjoined to remember well what the king charged and commanded



1325.

*Membrane 2d--cont.*

him when he left him at Dovre, and what he then answered to the king, for which the king thanks him, and he is enjoined not to trespass or contravene in any point for any one what the king then enjoined upon him. Since his homage is received, he is to repair to the king of France and take his leave, and come to the king in the company of the queen, if she will come so soon, or if she will not, to come himself with all haste without further delay, as the king has great desire to see him and speak with him; and this he is not to omit in any wise, either for his mother or for any other, under the king's blessing. *French.* [*Ibid.*]

Dec. 1.  
Westminster.

To the queen. The king has frequently ordered her, both before and after the homage, to come to him with all speed, laying aside all excuses; but before the homage she was excused by reason of the advancement of the affairs, and she has now informed the king by the bishop of Winchester, with her letters of credence, that she will not return now for danger and doubt of Hugh le Despenser. The king marvels at this to the extent of his power, especially as she always behaved amiably to him, and he to her, in the king's presence, and particularly at her departure by her behaviour, and after her departure by very special letters sent to him, which he has shown to the king. The king knows for truth, and she knows, that Hugh has always procured her all the honour with the king that he could; and no evil or villainy was done to her after her marriage by any abetment and procurement, unless peradventure sometimes the king has addressed to her in secret words of reproof, by her own fault, if she will remember, as was befitting, without other hardship, and she ought not, for God and the law of the church and for the honour of the king and of her, to transgress the king's commands for anything on earth, nor leave his company. It will much displease the king if now, after homage has been done to the king of France, and the king and the king of France are in such a good way of love, she, whom the king sent for peace, should be the reason of any difference between the king and the king of France, and especially for feigned and untrue reasons. He therefore orders her to put aside all such feigned reasons and excuses, and to come to him with all speed, especially as the king of France has, according to the bishop's report, said, in the bishop's presence, that she shall not be molested nor delayed from coming to the king contrary to her safe-conduct, since the king is her husband and she is his wife. As to her expenses, the king will, when she has returned to him as a wife ought to do to her husband, ordain so that she shall have no lack of things appertaining to her, whereby neither the king nor she may be dishonoured in any wise. The king also wills and orders that she suffer and make Edward, his son, return to him in as much haste as possible, according to the king's orders to him, and this she is in no wise to neglect, since the king has a great desire to see and talk with him. And whereas lately, when Walter, bishop of Exeter, was with the queen, the king was informed that some of the king's banished enemies lay in wait for the bishop to have done him harm of his body if they had seen a fitting time, and the king, to eschew such perils and by reason of the great affairs of the king's that the bishop had to do, ordered him to hasten home in the most secure manner possible, putting aside all other matters, in order to save himself; the king therefore wills and orders her to excuse the bishop for coming to him so suddenly from those parts, and she is to understand that the bishop did so for no other reasons than those aforesaid. *French.* [*Ibid.*]

To the king of France. The king has received and understood his letters, delivered by the bishop of Wyncestre, and has also understood what the bishop has told him by word of mouth concerning the matters contained in the letters. As to the king of France's information to the king that he understood from trustworthy men that the queen of England durst not come

1325.

*Membrane 2d—cont.*

to the king for peril of her life and for the doubt that she has of Hugh le Despenser, it is not fitting that she should doubt Hugh or any other man living in the king's realm, since if either Hugh or any other man in the realm wished her evil, and the king knew of it, he would chastise them in such a manner that others should take example; and such is, and has been, and always will be the king's will, and he has sufficient power therefor. He wishes the king of France to know that he could never perceive that Hugh privately or openly, in word or deed, or in countenance did not behave himself in all points towards the queen as he ought to have done to his lady; but when the king remembers the amiable countenances and words between the queen and Hugh that he has seen, and the great friendships that she held to him upon her going beyond sea, and the loving letters that she sent him not long ago, which Hugh has shown to the king, he cannot in any manner believe that the queen by herself can understand such thing concerning Hugh, whoever has out of hatred made her so understand, and the king cannot believe it of Hugh in any manner, but he believes that, after himself, Hugh is the man of his realm who wishes her most honour, and this Hugh has always shown, and the king testifies it in good truth. He prays the king of France not to give credence to those who would make him understand otherwise, but that he will believe the king's testimony, because the king has, and of reason ought to have, much greater knowledge of this matter than others. He therefore prays the king of France as especially as he can, that he will, for the honour of him, the king, and of the king's wife, do so much that she shall come to the king in such haste as she can, because the king is rendered very uneasy because he has such loss of her company, and he would not have deprived himself thereof if it had not been for the great trust that he had, and has, in the king of France and in his good faith that she would return at the king's will. The king also prays the king of France to expedite and cause to be delivered Edward, the king's eldest son, nephew of the king of France, and to render to him the lands of the duchy that the king of France holds, for the love and affection that the king of France has to Edward, and so that he shall not be disinherited, which the king does not think the king of France wishes. He also prays the king of France to suffer Edward to come to him with all possible haste, as the king has ordered him, as the king has a great will to see and speak with him, and it was always his will that he should return to him so soon as the homage was done and when the king should order him. Whereas when Walter, bishop of Exeter, was with the king of France, the king was given to understand that some of the king's enemies lay in wait for the bishop to do him harm of his body, and the king, to eschew such perils and for the great affairs of his that the bishop had to do, ordered him to hasten home in the most secure manner, putting aside other matters, to save himself; the king prays the king of France to excuse the bishop for his sudden return from those parts, and to understand that he did so solely for the aforesaid reasons. *French. [Ibid.]*

The like letters,\* together with the said transcripts enclosed therein, are sent to the following:

The archbishop of Rheims,	}	peers of France.
The bishop of Laon,		
The bishop of Beauvais,		
The duke of Burgundy, kinsman,		
The duke of Brittany, kinsman,		
The count of Flanders, kinsman,		

\* Referring to the first letter on this membrane.



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*Membrane 2d—cont.*

The count of Valois, kinsman, }  
 The abbot of St. Denis, } peers of France.  
 Sir Walter de Chastillon, constable of France.  
 Sir Miles, lord of Noyers (*Noere*).  
 The count of Diois (*Dien'*).  
 The archbishop of Rouen (*Roan*), }  
 The bishop of Langres (*Lengres*), } peers.  
 The lord of Coucy (*Cossi*), }  
 Louis, count of Clermont, } kinsmen and non-peers.  
 Robert de Arteys, count of Beaumont, }

These three were written to, like the others, until 'we send to you as to our dear friend,' and then it was said 'as we have done to the peers (*piers*) and to the magnates of France,' etc. *French.* [*Ibid.*]

1326.

*MEMBRANE 1d.*

*Partition of the lands that belonged to Juliana Romain, deceased, etc., in the king's hands by reason of her death, made by William de Weston, escheator in cos. Surrey, Sussex, Kent, Middlesex, and in the city of London, by the assent of Roesia de Boreford, one of the daughters and heiresses of Juliana, and of William de Weston and Margery his wife, the other daughter and heiress of Juliana, according to the tenor of the king's writ sent to the escheator.*

There are assigned to the said Roesia at Stokwell a chief messuage with two gardens and a dovecot, worth 10s. yearly; 287 acres and a rood of arable land, worth 7l. 3s. 7½d., price 6d. an acre, to wit 45 acres in Le Estfelde, 6 acres in Chalfcroft, 32½ acres in Le Butme, 21 acres in Stonyforlong, 2 (?) acres in Le Heggeacres, 1½ acres in Le Bruggeacre, 10 acres in Le Bruche, 6 acres near Baldewyneslonde, 39 acres and a rood in Le Byglehyde, 8 acres in La Yerde, at Coppe[d]bush 15 acres, 8 acres in La Welshote, 1½ acres in La Longelonde, 1½ acres in La Shortland, 1½ acres of pasture near the conduit, 4 acres on La Bergh, 8 acres of the land of Martin the shoemaker (*sutoris*), 29 acres in Bolketrowefeld, in the field called 'Lambethefeld' 1 acre of the land of Richard atte Forde, 4 acres near Coteleresagh, half an acre in two parcels at La Lane, 1 acre near the gate of the land that formerly belonged to William le Podele, 2 acres of Clerkeslonde, 39 acres of Malmeynslande, in divers parcels there 19 acres and 1 rood of mowable meadow, whereof 11 acres and 1 rood are worth 37s. 6d. yearly, price 40d. an acre, and 8 acres are worth 32s. yearly, price of an acre 4s. Also of the rent of assize of free and customary [tenants], and with the cottages demised at ferm, and with 7¾d. of 'medselver,' 100s. 8¾d. Also 19 bondmen (*nativi*), who hold amongst them 84½ acres and 1 rood of land, and render yearly as above, each of them having a plough or plough-beasts, and each shall come to the boon-ploughing (*le bernethe*) twice a year, and shall plough for one day at the lord's meat; this work is worth nothing this year because there is no plough or plough-beast there, yet it is worth by estimation 6d. Also they ought to gather and carry all the lord's hay; this work is worth 1½d. for each of them. Total: 2s. 4½d. Also all bondmen and cottars who hold cottages or other tenements of the lord shall come to the great boon-work in autumn with all their family, except their wives and one shepherd, and shall reap for one day at the lord's meat twice a day, and the work of each man is worth 1d. beyond the food. Total by estimation: 2s. 7d. And all bondmen shall come on the following day and shall bind all the corn reaped at that boon-work, without food, and the work of

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*Membrane 1d—cont.*

each of them is worth 1*d.* Total: 3*s.* 2*d.* All bondmen shall come to the little boon-work in autumn and shall reap for one day, each of them with a man, besides two bondmen who shall come with four men at the lord's food twice a day, and the work of each is worth 1*d.* besides the food. Total: 21*d.* Also the pleas and perquisites of the court, which are worth 2*s.* 6*d.* yearly. Also a plot near Faukeshall, which is extended at 4*d.* There is also assigned to her a moiety of the wood of Clopham, to wit on the east side, as enclosed by boundaries, and the said moiety contains 70 acres, worth 66*s.* 8*d.* yearly, price of an acre 11½*d.*, more on the whole 5*d.* Also of the rent called 'cherset' 9 cocks and hens, worth yearly 2*s.* 7½*d.*, price of a cock 1½*d.* and of a hen 1*d.* Also of the chief rent of the money given to the view [of frankpledge] of Faukeshall 14*d.* Also a yearly rent of 8*d.* at Edelmetone.

Also at Edelmeton and Enefeld 3½ acres of meadow, worth 44*s.* (*sic*) yearly, price 3*s.* 4*d.* an acre; also a wood there containing 12 acres of underwood, the underwood whereof is worth 2*s.* a year and the pasture is worth nothing.

Also at Southwerk certain tenements worth 46*s.* 7*d.* yearly.

There are also assigned to the aforesaid William and Margery the manor of Clopton (*sic*), except a moiety of the wood in the same, to wit that on the east side towards Stokwell; to wit a messuage with garden, worth yearly in the fruit and herbage of the garden 5*d.*; a dovecot, worth nothing; in demesne there 254 acres and 1 rood of land, worth 4*l.* 4*s.* 9*d.* yearly, price 4*d.* an acre, to wit 20 acres in La Hidehalle, 20 acres in Overwavermede, 12 acres in Netherwavermede, 8 acres in Goderichfeld, 6 acres in the same, 3 acres in Shortl[and], 4 acres in Shortelond, 5 acres in Lagbambale(?), 9 acres in Longelond, 6 acres in La Groveshote, 12 acres 1 rood in La Batteslond, 24 acres in La Fridayesfeld, 16 acres in La Breche, 14 acres in Richemanneslond or Firsefeld, 16 acres in La Longelond, Shortelond, and Maltecroft, 5 acres in Hemereshull(?), 9½ acres in La Cherchehull, 2½ acres at La Pende near the church, 28 acres in Le Medshote, 5 acres in La Waterslade, 5 acres in Chekeneye, 3½ acres in Bradenham, 11 acres of land in La Clerkeslond in divers parcels, 8 acres of land formerly belonging to William de Kent, 1½ acres of land that were Le Maples at Withiebed. There are also there 20 acres of meadow, worth 66*s.* 8*d.* yearly, price 3*s.* 4*d.* an acre. Also a moiety of the wood there, to wit on the west side as divided by bounds, the moiety containing by estimation 70 acres, worth yearly 66*s.* 8*d.*, price 11½*d.* an acre and 5*d.* more on the whole. Also 6 acres of pasture, worth 2*s.* yearly, price 4*d.* an acre. Also of the rents of assize of the free [tenants] and bondmen 7*l.* 11*s.* 9¾*d.*; 6*s.* 8*d.* at Le Hokeday of the money called 'cartselver'; 8*s.* 3*d.* at Midsummer of 'medselver'; 22*d.* of 'Romscot' at St. Peter ad Vincula. Also there are there of the rent of assize of the bondmen 3 cocks and 6 hens at Christmas, worth 16½*d.*, price of a cock 1½*d.*, of a hen 2*d.* There are also there 31 bondmen, whereof five hold virgates and twenty-six hold [half-]virgates (*quorum v. virgatar' et xxvj. virgal'*), who hold amongst them 17 virgates of land, which make 272 acres, each virgate 16 acres, and the said bondmen ought to gather, carry and spread the lord's dung whenever and as often as necessary throughout the year, and the work of each virgate is worth 6*d.* Total: 8*s.* 6*d.* Also each of the aforesaid bondmen laying a plough or plough-beasts shall come twice a year to the boon-ploughing (*beuerth*), and shall plough for one day for winter seed and for one day at Lenten seed at the lord's meat, and each ploughing is worth 1½*d.* beyond the meat. Total by estimation: 18*d.* Also they ought to harrow the land thus ploughed by them, and each harrowing is worth ½*d.* Total by estimation 6*d.* Also each virgate of land ought to carry a cartload of brushwood for the lord's fire from his wood to his court, as often as he will, and shall have a faggot



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*Membrane 1d—cont.*

for each cartload, and the carriage of each cartload is worth 1*d.* Total of the value by estimation 2*s.* 10*d.*, to wit each virgate twice in the year. Also each virgate or half-virgate ought to carry (*averare*) to London or elsewhere where the lord wills within the county of Surrey all sorts of victuals for the lord and his household, and each carriage is worth  $\frac{1}{2}$ *d.* Total of the value of the same by estimation: 5*s.* 2*d.*, to wit each of them four times a year. Also all customary [tenants] ought to find a boy (*garcionem*) to serve the thatcher covering (*cooperienti*) the barn and cow-house when need be, and this work is worth yearly by estimation 12*d.* Also all customary [tenants] ought to repair suitably the walls about the said manor, to wit from a certain bank of the water on the south of the court to the churchyard, and the lord shall find what is necessary for repairing the said walls and the master-workman, and this work is worth yearly by estimation 12*d.* And in the same way they ought to enclose the lord's pinfold (*ponfaldam*) with earthen walls, and this work is worth yearly by estimation 3*d.* Also each virgate of land ought to harrow at Lenten seed daily with one harrow until the lord's plough be reached, and the harrowing of each virgate is worth 6*d.* Total: 8*s.* 6*d.* Also all customary tenants ought to wash the lord's sheep one day and shear them another day, and on that day they shall have all the cheese (*cas'*) made from the said sheep, and if there be no cheese (*caseus*), they shall have bread and ale once a day, and the shearing of each customary-tenant is worth beyond reprise by estimation  $\frac{1}{2}$ *d.* Total: 12 . . Also each virgater ought to hoe with two men, and each half-virgater with one man, and they shall hoe until the hour of noon, at the lord's meat once a day without ale, and after dinner they shall go and hoe in winter no more, and the hoeing of each man is worth  $\frac{1}{2}$ *d.* daily. Total by estimation: 3*s.* Also four cottars, who hold amongst them 4 cottages and 5 acres of land, and render yearly as above, and each of them shall hoe with one man as half-virgaters do at the lord's meat, as above, and the reaping of each of them is worth beyond the meat  $\frac{1}{2}$ *d.* Total by estimation: 8*d.* Also each of the customary-tenants shall mow the lord's meadow, at the lord's meat twice a day, and shall have of the lord's grass as much as he can lift with his scythe without aid, and the mowing of each of them is worth 3*d.* a day. The total is noted above with the rent under the title of 'medselver.' But the lord shall find a man to spread the grass, and the customary-tenants ought to gather, carry, and make into stacks (*tassare*) the said hay within or without the barn at the lord's will, without meat, except that the lord shall find a master-stacker, and the work of each customary-tenant is worth 2*d.* Total: 5*s.* 2*d.* Also each of the said customary-tenants and cottars shall come to the lord's great boon-work in autumn with all his family, except his wife and shepherd, and shall work, at the lord's meat twice a day, without ale at noon (*ad nonam*), and with ale at supper, and the work of each is worth beyond reprises 1*d.* Total: 3*s.* 4*d.* And after that day each virgater shall come with two men, and each half-virgater with one man, and they shall work, at the lord's meat twice a day as above, every other day until all the lord's corn be cut, and the work of each virgater is worth beyond reprises 2*d.* Total by estimation: 21*s.* 10*d.* Also the customary-tenants ought to bind all the aforesaid corn, carry it into the barns, and stack it, without meat, and the work of each [virgater] of them is worth 12*d.* and of each half-virgater 6*d.* Total by estimation: 19*s.* Also each virgater shall come with two men after harvest, and each half-virgater and cottar with one man to gather straw for one day until the hour of noon, and shall carry the straw to the lord's court without meat, and the work of each of them is worth 1*d.* Total: 3*s.* 4*d.* Also five virgat[ers] shall give to the lord at Michaelmas 2*s.* 6*d.* for a part of the work of mowing and lifting sheaves to the carts at harvest time

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*Membrane 1d—cont.*

released to them. Also each virgate of land shall give to the lord at Michaelmas 2 bushels of rye for the work of one holder of a plough released to them by custom. Total: 6 quarters 2 bushels, worth in common years 27*s.*, price of quarter 4*s.* Also all the customary tenants who have not plough-beasts to do the boon-ploughing (*benurth*) twice a year, shall come and do other works at the lord's will at his meat, and the work of each of them is worth  $\frac{1}{2}$ *d.* a day. Total by estimation: 2*s.* 1*d.* Also a court-leet (*leta*) twice a year, to wit at Le Hokeday and Michaelmas, and each person being in the tithing (*decena*) shall give the lord at each leet 1*d.* Total by estimation: 2*s.* 8*d.* and no more, because the king shall have 3*s.* from the leets. Also the pleas and perquisites of the court there, which are worth yearly by estimation 6*s.* 8*d.*

June 30. To the collectors of the custom of wool and wool-fells in the port of  
Westminster. London. Order not to permit any wool, hides, or wool-fells to cross to parts beyond sea from that port until they have been certified by letters testimonial of John de Cherleton, mayor of the staples of wool, hides, and wool-fells, or of him who supplies his place, that such merchandise have been brought from some of the staples in this realm, and that the merchants have done concerning the same in the staples what they are bound to do according to the king's ordinance fixing staples for wool, hides, and wool-fells and tin in divers parts of his realm and power, whereby it was ordained that wool, lides, and wool-fells shall not be taken out of his realm and power to parts beyond sea, by native or alien merchants, except from the staples aforesaid, and that the merchants of such staples shall have a mayor of those staples.

By K.

The like to the collectors in the following towns:

Bristol.	London.
Haverford.	Melecumbe.
Yarmouth.	Exeter.
Lenn.	Southampton.
Boston.	Sandwich.
Kyngeston-on-Hull.	Ipswich.
Hertelpol.	Chichester.
Newcastle.	

July 5. . . . . de Bereford acknowledges that he owes to William le Rous of  
Sheen. Westminster 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John son of Thomas Golafre of Cerceden acknowledges that he owes to Walter de Burnecestre, clerk, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

July 6. To Ralph Basset of Drayton, constable of Dover castle and warden of  
Henley. the Cinque Ports. Order not to permit any man, merchant, or other person, of whatsoever estate he may be, or any ship or boat to pass out of the realm to parts beyond sea without the king's special licence or until further orders. He is ordered to cause this prohibition to be observed in all ports in his bailiwick where ships may arrive, under pain of forfeiture.

The like to Badinus de Fourne and Thomas de la Haye, keepers of the mouth of the Thames, '*mutatis mutandis*.'

July 6. To the mayor and sheriffs of London. Order to cause all ships and goods  
Byfleet. and wares of men and merchants of the realm of France, except of the Flemings and merchants of Brittany, to be arrested by the view of lawful men of the city, and to cause them to be kept safely without diminution until further orders, and to cause indentures of the ships, goods and wares thus arrested to be made between themselves and the owners or their



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*Membrane 1d—cont.*

proctors, as the king learns from the frequent complaints of divers merchants of La Rye, Faveresham, and other places within his realm that whereas they lately went to the port of Croteye in Ponthieu with sixteen ships laden with wine and other wares for the purpose of trading there, the ministers of the king of France took the ships, wines and wares into his hands without reasonable cause, and have detained the same until now, although they were requested by the merchants to make restitution. It is the king's intention that all the ships, goods and wares to be arrested by virtue of this order shall be restored as soon as he shall be certified that the king of France have caused justice to be done to the king's merchants within his power.

By K.

The like to Badinus de Fourne and Thomas de la Haye, keepers of the mouth of the Thames.

The like to all the sheriffs of England.

July 6.  
Byfleet.

John de Lungevill puts in his place Theobald Poleyn to prosecute a recognisance for 100 marks made to him in chancery by Laurence de Preston.

— Ralph de Perham puts in his place Adam Lyber and Thomas de Hampton to prosecute a recognisance for 100*l.* made to him in chancery by Henry de Plukkeleye.

Richard de Staundon, clerk, puts in his place William de Wellyngovere and John de Staundon to prosecute a recognisance for 100*s.* made to him in chancery by Thomas Cros of Hakeneye.

Master Walter de Barton and Master Richard de Aulton, executors of the will of Master Philip de Barton, put in their place Robert de Barton, clerk, to prosecute a recognisance for 124*l.* made to them by the abbot of Waverle.

—  
Canterbury.

Oliver de Wyssete, one of the executors of the will of John de Warennia, late earl of Surrey, puts in his place John de Donecastria and Roger de Wadesleye to prosecute a recognisance for 1,800 marks made to him, Henry de Percy, and brother John de Bourne, his co-executors, in chancery by John de Warennia, earl of Surrey.

— Master John Pomeray puts in his place Robert de Newerk and John (?) de Fal . . . to prosecute a recognisance for 150 marks made to him in chancery by Thomas . . . . .

## 20 EDWARD II.

*MEMBRANE 14.*

1326.

July 10.  
Henley.

To the sheriff of Southampton. Order to cause a regarder for the forest of Pamber and Eversle to be elected in place of John Say, who is incapacitated by illness and infirmity. By the testimony of John de Warblinton.

July 9.  
Henley.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause dower to be assigned to Margaret, late the wife of John Curzoun, tenant in chief, upon her taking oath not to marry without the king's licence.

July 8.  
Henley.

To the treasurer and barons of the exchequer. Whereas the king lately appointed William de Monte Acuto, deceased, seneschal of the duchy [of Aquitaine], and willed that he should receive the fee anciently assigned for that office, to wit 2,000 pounds of Tours, and afterwards, on 20 November, in the 12th year of his reign, granted 5,000 pounds of Tours to the seneschal in addition to the fee aforesaid for the costs and expenses that it was necessary for him to expend in reforming the king's affairs there, and ordered that sum to be paid to him out of the issues of the duchy by Richard de Ellesfeld, constable of Bordeaux, and it is now shown to the king on behalf of William de Monte Acuto, son and heir of the aforesaid William, that the aforesaid constable paid a part of the said 5,000 pounds to his father and refused to pay another part which is still unpaid; and although the king, on 18 May, in the 18th year of his reign, ordered the treasurer and barons to account with the aforesaid William son of William for the charges and expenses borne by his father when he was keeper of the town of Berewick-on-Tweed and seneschal of Gascony, and elsewhere in the king's service and in the service of the late king, and for money delivered to him by imprest of the wardrobe or by assignment or otherwise in the late king's time and in the king's time, and to cause demands made upon William, the son and heir, by summons of the exchequer by reason of his father's debts and of the aforesaid payments to be seen and examined, and to cause him to have allowance for the charges and expenses of his father about the matters aforesaid, and if he should have a surplus of any of the said sums at the end of such account, to allow such sums to him in the debts due from his father to the exchequer, the treasurer and barons have deferred allowing to William son of William the arrears of the said 5,000 pounds, wherefore he has prayed the king for a remedy: the king therefore orders them to inspect the books of account of the said constable, which are in their possession, and to cause allowance to be made to William son of William in his father's debts for what they shall find to be in arrear of the said 5,000 pounds.

July 8.  
By fleet.

To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Order to deliver to William atte Snode two acres of meadow in Lynton, as the king learns by inquisition taken by William de Cotes and Stephen de la Dane that Walter Colpeper, long before his rebellion against the king, unjustly disseised the said William of the aforesaid meadow, and that he held the meadow by such disseisin until it came to the king's hands with his other lands, and that the meadow is in the king's hands for this reason and for no other, and that William did not remit or release or make any other estate thereof to Walter after such disseisin, and that the meadow is held of the prior of Christ Church, Canterbury, of his manor of Estarlegh by the



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*Membrane 14—cont.*

service of 8*d.* yearly, and that it is worth yearly 2*s.* 6*d.* beyond the aforesaid service.

July 14. John le Leche, imprisoned at Exeter for the death of John de Aleston, Westminster. has letters to the sheriff of Devon to bail him until the first assize.

July 12. Alan son of Robert le Barkere of Waybred has letters of protection with Henley. the clause *nolumus* for two years.

*Vacated, because on the Patent roll.*

July 8. To Henry de Cobeham, keeper of the forfeited lands in co. Kent. Order Byfleet. to deliver to Richard son of Richard atte Forde 2 acres of land in Estfarlegh, as the king learns by inquisition taken by William de Cotes and Stephen de la Dane in the keeper's presence that Sarah, late the wife of Richard atte Forde, mother of the said Richard son of Richard, demised the aforesaid land to Walter Colepeper on St. Faith's day, in the 8th year of the king's reign, for one year to sow only, for the third sheaf of corn growing thereon to be paid to her, which land descended after the death of Richard atte Forde to the said Richard son of Richard in inheritance, Sarah having the custody thereof by reason of his minority because the land is held in socage, and that Walter held the land from the time of the demise without paying anything except two bushels of barley for the same year, or without giving Sarah or Richard son of Richard any reward (*gratum*) therefor until the time of his forfeiture, and that the land is still in the king's hands, and that neither Sarah nor Richard son of Richard made any other estate thereof to Walter, and that the land is held of the prior of Christ Church, Canterbury, of his manor of Estfarlegh by the service of 8*d.* yearly, and that it is worth 12*d.* yearly in all issues beyond the said service.

July 16. William son of William Ernald of Dunstaple, imprisoned in Dunstaple Westminister. gaol for the death of John le Rede of Dunstaple, who was slain at Dunstaple, has letters to the sheriff of Bedford to bail him until the first assize.

July 13. To L. bishop of Durham. Whereas William de Neuton and John de Henley. Refham lately impleaded in the king's court John Arthurch, John de Nesbit, Thomas de Nesbit, John de Haukesle, Thomas de Wulston, Thomas de Brutoft, William de Seton, Roger de Gosewyk, Thomas le Keu, John de Tremdon, John Boweman, Thomas Warde, Simon Scoule, Nicholas le Goldsmyth, John de Stotfold, Henry de Shepestowe, Gilbert atte Fery, William Warner, William Gilberd, William Warde, Elias Boucher, William de Nesbit, William Gervays, Robert de Malteby, John Belle, Walter Maggesone, Richard atte Boure, Eustace Boucher, William de Gretham, Nicholas de Bruntoft, Richard Barker, Robert Warde, John Plaicefot, Richard Walker, Thomas Bruet, William Cutbert, Nicholas Tounnessone, Nicholas Warner, Stephen Warde, Robert Dibel, John de Thorston, Peter de Esyngton, Hugh Bikres, Richard Birlot, John son of Thomas, Adam de Hugate, Robert Barker, and Gilbert de Gretham of Hertilpole for a trespass committed by them upon the said William and John, and the aforesaid men were placed in exigent to be outlawed in county [court] of Norfolk (*sic*), and were afterwards outlawed, because they did come before the king to answer to William and John, as appears by the record of the outlawry, which the king caused to come before him, and the king pardoned the said men the outlawry on condition that they render themselves to the prison of the marshalsea and stand to right if William and John will speak against them, as contained in divers of the king's letters patent; and Richard de Oxewyk, attorney of William and John in this suit, has asserted before the king that the aforesaid men have stood to right in the king's court concerning the trespass aforesaid, and have satisfied William and John for the trespass: the king therefore orders the bishop to restore

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*Membrane 14—cont.*

to the said men their lands, goods and chattels, if he have taken them into his hands by reason of the premises, and not to intermeddle further therewith, nor to molest the said men by reason of the outlawry aforesaid, contrary to the king's letters aforesaid.

July 14. To Richard de Emeldon and William de Denun, justices to deliver the  
Westminster. gaol of Newcastle-on-Tyne. Order to cause Christiana, daughter of Henry de Rodom, to be delivered from the aforesaid gaol upon her finding mainpernors for her good behaviour henceforth, certifying the king of the names of her mainpernors, as it was lately shewn to the king on her behalf that, although she was prepared to stand to right, and frequently offered herself for that purpose, the said justices have not proceeded to deliver the gaol of her, to the manifest peril of her life, and the king thereupon ordered them to proceed to deliver the gaol of her with all speed, certifying him if there was any cause why they should not do so, and they have certified that Christiana was attached because it was the common fame in the county that she received Adam son of Henry de Rodom and other rebels at Rodom and Ildreton, co. Northumberland, the king not wishing that she shall remain in prison longer for this cause.

July 16. To the sheriff of Kent. Order to cause a coroner for that county to be  
Westminster. elected in place of Alan de Twytham, who is insufficiently qualified.

July 18. To Matthew Broun, escheator in cos. Lincoln, Northampton, and  
Westminster. Rutland. Order not to intermeddle further with certain lands in Bassingham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William de Staunton, deceased, held the said lands at his death of the honour of Huntingdon in his demesne as of fee, as of the purparty of Robert de Brus, in the king's hands by Robert's forfeiture, by the service of a fifth part and a third of a fifth part of one knight's fee, and that this service was assigned, amongst other knights' fees and advowsons that belonged to Robert de Brus, the elder, in dower to Eleanor, late the wife of Robert de Brus, the elder, and that William held no other lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that Geoffrey de Staunton, his son, is his next heir and is of full age.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of the aforesaid William, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief of the king in his bailiwick.

*Memorandum*, that, on 16 July, the aforesaid Geoffrey did homage to the king for the said lands held of the aforesaid honour. By p.s. [7168.]

*MEMBRANE 13.*

July 23. To William de Weston, escheator in cos. Surrey, Sussex, Kent, Middle-  
Westminster. sex, and in the city of London. Order not to intermeddle further with 27 acres of land of John de Matham in Hamerchesham near Walton-on-Thames, which he lately took into the king's hands by pretext of an inquisition of office taken by him, whereby he found that the land was held of the king in chief by grand serjeanty, and that John alienated it to divers men for term of life without the king's licence, as the escheator has certified the king in chancery, because the king now learns by inquisition taken by the escheator that 20 acres of the aforesaid land are not held of the king in chief, but of the bishop of Exeter as of his manor of Apse by the service



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*Membrane 13—cont.*

of rendering yearly 2s. to the manor for all service, and that the aforesaid 20 acres were never of the serjeanty aforesaid, and that John de Matham demised the aforesaid 7 acres, which are of the serjeanty aforesaid, to Gilbert de Hale and Walter atte Wode for a term of years only, and not otherwise.

July 22. To the sheriff of York. Order to go in person to Skipton castle, and to  
Westminster. receive by indenture from the constable Thomas Blaunfrount, John Haunsard, and all others therein whom the constable shall deliver to him by the king's order, and to conduct them at the king's cost to Tykhill castle, there to be delivered by indenture to the constable or to him who supplies his place. The king has ordered the constable of Tykhill or him who supplies his place to receive the prisoners from the sheriff, and to cause them to be kept safely in the castle until further orders. By K.

Like order to the same sheriff to conduct the wife of Roger de Mortuo Mari of Wygemor from Skipton to Pontefract castle. By K.

Mandate in pursuance to the constable of Skipton castle, or to him who supplies his place, for the delivery of the said wife, Thomas, John, and all the other prisoners. By K.

Mandate in pursuance to the constable of Tykhill castle, or to him who supplies his place. By K.

Mandate in pursuance to the constable of Pontefract castle, or to him who supplies his place. By K.

To the constable of Skipton castle. Order to conduct the wife of Roger de Mortuo Mari of Wyggemore to Pontefract castle, and the aforesaid Thomas and John and the other prisoners to Tikhill castle at the king's cost, out of the issues of his bailiwick, delivering them to the constables of the said castles, or to them who supply their places, whom the king has ordered to receive the said prisoners from the constable, and to imprison them until further orders. By K.

July 22. Mandate in pursuance to the constable of Pontefract castle, or to him  
Westminster. who supplies his place. By K.

Mandate in pursuance to the constable of Tykel. By K.

July 25. To the treasurer and barons of the exchequer of Dublin. Order to pay  
Sheen. to John Darcy, justiciary of Ireland, the fee due for that office one quarter beforehand, in accordance with the king's order of 23 November, in the 17th year of his reign.

July 25. To Adam de Stirkeland, keeper of the manor of Berlay, co. York.  
Sheen. Order to pay to William Grammary the arrears of a yearly rent of 11s. for the time that the manor has been in Adam's hands, and to pay him that rent henceforth so long as the manor is in Adam's hands, as the king learns by inquisition taken by William Basset and Thomas Deyvill in Adam's presence that the manor is held of William Grammary by the service of 11s. yearly, and that he and John de Creppyng', from whom he acquired the service, and all John's predecessors, lords of that manor, were always seised of the rent from time out of mind, as well by the hands of Richard de Berlay, deceased, as by the hands of his predecessors, tenants of that manor, and that they continued their seisin thereof until the manor was taken into the king's hands by the forfeiture of Thomas, late earl of Lancaster, to whom the reversion of the manor after Richard's death pertained, and that William did not remit or release his estate in the rent to the said Richard or to any one else, and that the rent has been detained from William from the time of the taking of the manor into the king's hands.

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*Membrane 13—cont.*

July 18. To the bishop of Hereford. Although the king lately prohibited him  
Westminster. from admitting a parson to the church of Byford, concerning the advowson whereof a contention was moved in the king's court between Robert de Bodenham and the prior of Brechon, until it should be discussed in the said court to which of them the advowson pertained, the king now signifies that the bishop may do what pertains to his office at the presentation of the prior to the said church, as Robert has asserted in person in chancery that he has no right in the advowson aforesaid.

July 20. To the treasurer and barons of the exchequer of Dublin. Order to  
Westminster. permit Retheric, son and heir of Retheric son of John, to pay the arrears of 200*l.*, which his father owed to the said exchequer for the time when he was sheriff of Meath (*Mid'*) in the late and present kings' time and sheriff of Dublin in the present king's time, at the rate of 100*s.* yearly, although his father in his life or he after his father's death may not have observed the terms of payment, the king having lately ordered the treasurer and barons to permit his father to pay the above sum at the aforesaid rate of 100*s.* yearly, and his father has died leaving the 200*l.* unpaid.

July 28. To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge,  
Henley. Huntingdon, Essex, and Hertford. Order to deliver to Nicholaa, late the wife of Thomas de Clopton, the lands that Thomas held in socage of the heir of Humphrey de Bohun, tenant in chief, a minor in the king's wardship, as nearest [friend] of John de Clopton, son and heir of the said Thomas, for the heir's use, together with the issues thereof, and not to intermeddle further with the lands that Thomas held at his death of other lords, restoring the issues thereof, as the king learns by inquisition taken by the escheator that Thomas held at his death certain lands in Chepyng Waleiden of the heir of Humphrey de Bohun in socage by the service of 4*d.* yearly and of paying 12*d.* yearly to the chapel of Pleshey (*de Plesetis*) and of doing suit at the heir's court of High Estre, and that he held no other lands at his death in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands in the same town of other lords in free socage, and that John de Clopton, his son, is his next heir and is aged half a year.

July 23. To John de Tresiaqu, steward of Cornwall. Whereas the king has  
Westminster. granted by his letters patent to W. bishop of Exeter for life the custody of the castle of Tyntagel, and of the borough and manor of Bescynny, co. Cornwall, so that he shall leave the houses and buildings within the castle in as good or better state than he shall find them in, and the king has granted that the bishop may, if he wish, build anew the houses and other buildings in the castle at his own cost, and the king would cause timber for the construction and repair of such houses and buildings to be delivered to the bishop by the steward of Cornwall from the king's woods in that county where it can be done to the least damage to the king and the greatest convenience to the bishop; the king orders the steward to cause timber to be delivered accordingly to the bishop, or to his attorney in this behalf, according to the quality and quantity of such repairs and constructions, as often as he shall ascertain that the bishop will repair the houses or any buildings now in the castle or that he will construct others anew. The steward is to take the advice of the carpenters and other artificers and men of those parts concerning the quantity of timber required. By K.

July 24. To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nott-  
Westminster. ingham, Derby, and Lancaster. Whereas the king learns by inquisition taken by the escheator that Robert de Wolryngton of Eton held on the day of his death two parts of the manor of Eton of the grant of Henry son of



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*Membrane 13—cont.*

Roger de Bradeburn, to have to him and to Margery his late wife, and to the heirs of their bodies, together with the reversion of a third of the manor, which Agatha, mother of the said Roger, still living, holds in dower, and that the said two parts are held of the king as of the honour of Tikhill by the service of two parts of two knights' fees, and that Robert held no other lands of the king in chief as of the crown on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by various services, and that Elizabeth, Eleanor, Isabella, and Alice, daughters of Robert and Margery, are the next heirs of Robert and Margery of the lands that are thus held of the king, and that Elizabeth is aged eleven years, Eleanor nine, Isabella eight, and Alice seven; the king orders the escheator to retain in the king's hands the lands held of the king as of the said honour until further orders, and not to intermeddle further with the lands held of other lords, restoring the issues thereof.

July 23. To the treasurer and barons of the exchequer. Whereas the king has  
Westminster. ordained by his council that a new money shall be made for use in the duchy [of Aquitaine], whereof a pound shall contain the weight of 17*d.* sterling of alloy more than the pound of sterling money, he orders the treasurer and barons to cause two standards for such new money to be made without delay, to wit one of just weight against the fire and the other such as it ought to be after the assay, to be retained in the treasury, and to cause two like standards to be delivered to the king's serjeant Lapinus Rogeri, master of the king's money, to make the said money by, and to cause the said money to be minted according to the alloy and weight aforesaid from the king's plates of silver in the Tower of London and from plates of his silver from elsewhere. By K. and bill of the bishop of Exeter.  
[*Fœdera.*]

July 22. To the treasurer and barons of the exchequer. Order to cause execution  
Westminster. of the king's writs in Boston and other places, wherein John de Britannia, earl of Richmond, had the return of the king's writs, to be done by the sheriff of Lincoln, the earl's towns and lands in that county being in the king's hands for certain reasons. By K.

To the mayor and bailiffs of Cambridge. Order to restore to Richard de Brinkull, clerk, his goods and chattels, which were taken into the king's hands by them upon his being charged before John de Cantebr[igia] and his fellows, justices to deliver the gaol of that town, with the theft or larceny of eels and other small fish to the value of 4*s.*, as he has purged his innocence before J. bishop of Ely, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

July 23. To John Pecche, constable of Warwick castle. Order to cause Robert  
Sheen. de Holand, who is imprisoned in that castle, to be conducted to Northampton castle, there to be delivered by indenture to the sheriff of Northampton, whom the king has ordered to receive Robert, and to cause him to be kept safely in that castle until further orders. By p.s. [7471.]  
Mandate in pursuance to the sheriff.

*MEMBRANE 12.*

July 23. To the keepers of the king's seal called 'coket' in the port of London  
Westminster. and of the king's balance (*troni*) there. Order to cause the balance aforesaid to be taken to the New Temple, London, without delay, there to stay, as the king wills and it is ordained by his council that the said balance for weighing wool brought to the staple of London shall be at the New Temple. By K.

*Membrane 12—cont.*

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July 20. Westminster. To the archbishop of York's bailiffs of the water of Hull. Whereas a ship of Lubik called '*La Fairweedere*,' whereof Nicholas de Anchem is master, was lately arrested with the goods found in her in the port of that water for a resistance and divers other trespasses committed by Nicholas and other mariners of the said ship upon Robert Helward, bailiff of Raveneserod, during the search of the ship and mariners made by him according to the form of an order of the king's sent to him, as appears by an inquisition taken by Robert de Scorburch, Richard de la Pole, and John de Thwait concerning the premises, and the ship is still detained under arrest, and the king is prayed to cause the ship and goods to be delivered to Nicholas; the king orders the bailiffs to take security from Nicholas, for himself and the mariners aforesaid, that they will not inflict any evils upon any of the king's ministers or subjects by reason of the arrest aforesaid, and to cause the ship and goods to be released and delivered to Nicholas, and to permit him to go whither he will with the same. By K.
- July 18. Westminster. To the treasurer and chamberlains. Order to receive from William de Bereford all his rolls of the time when he was justice of the Bench, and to cause them to be placed and kept in the treasury, the king having ordered William to cause them to be brought to the exchequer without delay.
- July 18. Westminster. To William de Bereford. Mandate in pursuance.
- Aug. 5. Porchester. To the constable of Warwick castle, or to him who supplies his place. Order to deliver Henry de Beaumont, who is imprisoned in that castle by the king's orders, by indenture to the sheriff of Warwick, whom the king has ordered to receive Henry and to conduct him to Walyngford castle, there to be delivered to William le Mareschal, the constable, to be kept safely in that castle until further orders. By K.  
Mandate in pursuance to the sheriff of Warwick.  
Mandate in pursuance to William le Mareschal, or to him who supplies his place.
- Aug. 7. Waltham. To Henry de Hockele, keeper of the forfeited lands in co. Warwick. Order to deliver to Paulinus, son and heir of Robert de Lapworth, his father's lands, as the king learns by inquisition taken by the escheator that the lands of the said Robert in Lapworth came to the hands of Thomas, late earl of Lancaster, by reason of the minority of Paulinus, Robert's son and heir, in name of wardship, because Robert held the lands of the earl by knight service as of the honour of Leicester, then in the earl's hands, and that the lands were taken into the king's hands with the other lands of the earl by reason of his rebellion, and Paulinus has proved his age before John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster, and the king has rendered the aforesaid honour, together with the knights' fees and other appurtenances, to Henry de Lancastria, as appears by the rolls of chancery.
- Aug. 5. Porchester. To the mayor and sheriffs of London. Order to restore to Peter Friper 11 tuns of his wine, which they lately arrested in the city by pretext of the king's order to arrest goods of Frenchmen, as Bernardus de la Bret has testified before the king that Peter, who was born of the power of the king of France, is a burgess of the king's town of Bordeaux, and has always borne himself faithfully to the king and his subjects.
- July 30. Banstead. To John de Cherleton, mayor of the staple of wool, hides, wool-fells and tin. The king learns from the complaint of the merchants of the society of the Bardi of Florence dwelling in England that whereas they bought wool from divers bishops, abbots, priors, and other ecclesiastical persons long before the proclamation of the staple aforesaid in this realm, and have



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*Membrane 12—cont.*

caused, and cause, the same to be taken to the staple of London and other places where the staple is held, in order to take it out of the realm to make their profit, the aforesaid mayor will not permit them to take the wool out of the realm because it was not bought in the said staple, although they are prepared to pay the customs thereon to the king and to others; the king orders the mayor to permit the said merchants upon this occasion to take out of the realm the wool brought to the staple that he shall find by the assertion of the sellers to have been bought by the merchants and their attornies before the proclamation; provided that the merchants pay the customs thereon and other dues, and do not communicate with the king's enemies concerning the same, and that they shall hereafter observe the ordinance of the staple.

By K.

June 25.  
Sheen.

To the same. Taldus Valoris and his fellows, merchants of the society of the Bardi of Florence, have besought the king to give them licence to take out of the realm wool that they bought long before the proclamation of the staple in the realm and that they caused to be carried to Boston and Kyngeston-on-Hull after the proclamation, although the wool has not been taken to any staple; the king therefore orders the said mayor to permit them to take the aforesaid wool out of the realm, provided that they pay the customs thereon, etc. [*as above.*]

By K.

July 18.  
Westminster.

To the sheriffs of London. Orders to release twenty barrels of thistles of William Dunere, townsman of Bruges in Flanders, three barrels of thistles of Simon Reremoustier, and six barrels of thistles of John le Buk, men of Flanders, which they bought at London before the king's proclamation prohibiting the taking out of the realm of thistles, [fullers'] earth, madder, woad, butter, or other necessities for the making of cloth, the sheriffs having arrested the same by virtue of the prohibition, and to deliver the same to William, Simon, and John to make their profit thereof. The king makes this order at the request of the burgomasters, *échevins*, and *consules* of Bruges.

By K.

Aug. 6.  
Porchester.

To the mayor and sheriffs of London. Laurence de Shepeye, Thomas de Toltham, Thomas atte Mire, Richard atte Grene, William de Leyc[estria] of Coventre, John Joye, John Cosyn of London, William le Hunt of Northampton, William Persone of Watford, and John Baret of Baldok, merchants, have shown the king that whereas the count of Hainault, Holland, and Zeeland has delivered to the mayor and *échevins* of Andwerp, in the power of the duke of Brabant, at the king's request, a ship of John Moyse of Sandwich laden with 52 sarplers of wool belonging to the aforesaid merchants, and the mariners, wool, goods and chattels therein found, which were arrested by certain subjects of the count's whilst voyaging to Brabant, so that they might be kept in neutral (*equali*) hands until the king should cause to be released two ships of the town of Durdright, of the count's power, arrested at the king's city aforesaid with the mariners, goods, and chattels in the same, by the king's order by reason of the premises, and the said mayor and *échevins* are prepared to deliver the said John Moyse's ship with the mariners, wool, goods and chattels delivered to them, if the king will cause the aforesaid two ships and the mariners, goods and chattels to be delivered, wherefore the merchants have prayed the king to cause such delivery to be made; the king therefore orders the mayor and sheriffs to cause the two ships, mariners, goods and chattels to be delivered, upon the said merchants mainperning before them that John Moyse's ship and the mariners, wool, goods and chattels therein at the time of the arrest will be delivered by the said mayor and *échevins*, and that the merchants will cause the ship, etc., to be brought to Sandwich, within this realm, notwithstanding the said arrest or other things whatsoever to be done by the said mayor and *échevins* or by the count or his subjects.

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*Membrane 12—cont.*Aug. 11.  
Clarendon.

To the same. Order to supersede the execution of the preceding order, and to keep the said two ships and goods under arrest until otherwise ordered.

By K.

Aug. 12.  
Clarendon.

To the same. Whereas the king learns from the testimony of Oliver de Ingham, seneschal of Gascony, that John de la Tour, merchant of the town of Besaz, has behaved, and still behaves, himself well and faithfully to the king, he orders the mayor and sheriffs to release the wines, goods, and debts of the said John, which they have arrested in the hands of John's merchants and debtors by virtue of the king's order to take into his hands all the goods and debts of the men and merchants of the said town as forfeited to the king, and to cause the same to be delivered to John, and to permit him or his merchant or attorney to levy his debts for his own use.

The like to the sheriffs of the following counties :

York.

Cambridge.

Lincoln.

Norfolk.

Aug. 15.  
Clarendon.

To Richard de la Marche, fermor of the hundred of Portbury, co. Somerset, which belonged to Maurice de Berkeleye, now in the king's hands. Order to deliver the said hundred to Isabella, late the wife of the aforesaid Maurice, as the king learns by inquisition taken by John de Clyvedon and John de Button that Thomas de Berkeleye granted by deed, on Sunday the morrow of Saints Simon and Jude, in the twelfth year of the king's reign, the hundred aforesaid to Maurice and Isabella for their lives, and that Isabella continued her seisin thereof with Maurice without change of her estate until the hundred was taken into the king's hands with other lands that belonged to Maurice because he adhered to certain of the king's rebels, and that the hundred is held in chief, the king having, in consideration of a fine made by Isabella, pardoned her the trespass committed by her in acquiring with Maurice the aforesaid hundred, which is held in chief, and in entering the same without the king's licence, and he has granted that she shall have and hold the hundred for her life, according to the form of the acquisition made by her.

By fine of 60s.

Aug. 16.  
Clarendon.

To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of Roger de Trumpyngton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To John de Hampton, escheator in cos. Gloucester, Hereford, Worcester, Salop, Stafford, and the adjoining marches of Wales. Like order concerning the lands of Nicholas de Bathonia.

## MEMBRANE 11.

Aug. 1.  
Porchester.

To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Robert de Watevill and Margaret his wife, late the wife of William son of William Martyn, tenant in chief, the following of the said William son of William's knights' fees, which the king has assigned to her as dower: a fee in Merland and Speccote, co. Devon, which Robert Beaupel holds, of the yearly value of 100s.; a moiety of a fee in Childeton, in the same county, which Robert de Horton holds, of the yearly value of 20s.; a fee in Oulecombe, Bilchemersham, and Overonlecombe, in the same county, which Robert de Crues holds, of the yearly value of 15*l*.; a moiety of a fee in Braylegh, in the same county, which William Corbyn holds, of the yearly value of 40s.; a moiety of a fee in Northadre, in the same county, which William



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*Membrane 11—cont.*

de Northalre holds, of the yearly value of 40s.; a fee in Mollond, in the same county, which Thomas Sarasin holds, of the yearly value of 40s.; a fee in Aylmersdon, Bukkish, and Lane, in the same county, which John de Morton holds, of the yearly value of 100s.; a fee in Pillound and Barlinton, in the same county, which Walter de Pillound, Roger de Cormy and Mabel his wife hold, of the yearly value of 40s.; a twentieth of a fee in Wanteslegh and Ebberlegh, in the same county, which John de Lodehewych holds, of the yearly value of 10s.; a fee in Mollond Chaumpeux, in the same county, which John de Whiteby holds, of the yearly value of 20s.; a moiety of a fee in Eststodeleye, in the same county, which Robert Marchaunt and Thomasia, late the wife of Robert, father of the said Robert, hold, of the yearly value of 40s.; a fee in Huwych, in the same county, which Robert Beaupel holds, of the yearly value of 100s.; a moiety of a fee in Wolrington, in the same county, which Matthew de Crauthorn holds, of the yearly value of 40s.; a quarter of a fee in Estbray in the same county, which the said Matthew holds, of the yearly value of 20s.; a fee in Bitteden, in the same county, which the heirs of Thomas de Bitteden hold, of the yearly value of 40s.; a twenty-first part of a fee in Modeneford, in the same county, which John de Lidehewyssh holds, of the yearly value of 10s.; a fee in Quarne Mounceaux, in the same county, which the said John holds, of the yearly value of 40s.; a fee in Mattyngho, in the same county, which John de Penrys and Philip ap Wylm hold, of the yearly value of 10 marks; three parts of a fee in Kynewalton, in the same county, which the said John and Philip hold, of the yearly value of 13s. 4d.; a third of a fee in Whitfeld, in the same county, which the said John and Philip hold, of the yearly value of 13s. 4d.; a moiety of a fee in Roughle, in the same county, which the said John and Philip hold, of the yearly value of 40s.; a fee in Pleystowe, in the same county, which Ralph de Esse of Thesbergh holds, of the yearly value of 100s.; a fee in Ansty-le-Moigne, in the same county, which Robert de Stokheye holds, of the yearly value of 60s.; a fee in Lokesbere, in the same county, which Thomas de Waunford holds, of the yearly value of 60s.; a fee in Thelebrugge and Chatemere, in the same county, which the heirs of John de Benelighe hold, of the yearly value of 60s.; a quarter of a fee in Horton, in the same county, which Robert de Horton holds, of the yearly value of 40s.; a fee in Clistracy, in the same county, which the bishop of Exeter holds, of the yearly value of 10l.; a moiety of a fee in Braunford Speke, in the same county, which Robert de Courteny holds, of the yearly value of 100s.; a fee in Curiton, in the same county, which Henry de Chaumbernoun holds, of the yearly value of 100s.; a quarter of a fee in Wlveleygh, in the same county, which Robert Beaupel holds, of the yearly value of 40s.; a twentieth of a knight's fee in Ayllardesford, in the same county, which William de Aylardesford holds, of the yearly value of 20s.; a moiety of a fee in Little Bony, in the same county, which Aylward Homaz, William le Leche, and John de Pount Jordan hold, of the yearly value of 20s.; a moiety of a fee in Peadehull, in the same county, which Thomas de Peadehull holds, of the yearly value of 40s.; a fee in Combe Acastre and Combe Regni, in the same county, which Oliver de Esse holds, of the yearly value of 60s.; a fee in Farweye, in the same county, which the abbot of Quarr holds, of the yearly value of 10l.; a fee in Overden, in the same county, which the prior of Plumton holds, of the yearly value of 40s.; three parts of half a fee in Netherden, in the same county, which the prior holds, of the yearly value of 100s.; a moiety of a fee in Walworthy, in the same county, which the prior holds, of the yearly value of 13s. 4d.; a quarter of a fee in Whittokesden, in the same county, which the abbot of St. Dogmael's holds, of the yearly value of 10s.;  $1\frac{1}{6}$  fees in Cokyn-

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*Membrane 11—cont.*

ton, in the same county, which James de Cokinton holds, of the yearly value of 30*l.*; a third of a fee in Hode, in the same county, which Roger H-rison holds, of the yearly value of 40*s.*; a moiety of a fee in Merlegh, in the same county, which the said Roger holds, of the yearly value of 20*s.*; a moiety of a fee in Hurberneford, in the same county, which Benedict de Hurberneford holds, of the yearly value of 13*s.* 4*d.*; a twentieth of a fee in Fenton, in the same county, which John de Fenton holds, of the yearly value of 20*s.*; a fifth of a fee in Luscombe, in the same county, which Roger Pillond and Augustine Bastard hold, of the yearly value of 40*s.*; a fee in Wood (*Bosco*), in the same county, which Nicholas Daunev and the heirs of Roger Pral hold, of the yearly value of 40*s.*; a moiety of a fee in Loscombe Bernage, in the same county, which Richard de la Fen, Serlo de Loscombe, Richard de Candelyneh, Richard Grubbere, and Geoffrey Smythstone hold, of the yearly value of 13*s.* 4*d.*; a fee in Esthaginton, in the same county, which Richard de Penrys holds, of the yearly value of 100*s.*; a moiety of a fee in Dendon, in the same county, which Baldwin Malet holds, of the yearly value of 60*s.*; a fee in Churchchull, in the same county, which Robert de Cruys and Jordan de Valle Torta hold, of the yearly value of 60*s.*; a moiety of a fee in Wassheburn, in the same county, which Walter de Wassheburn holds, of the yearly value of 50*s.*; a fee in Wodehewychs, in the same county, which Hugh de Courteneye holds, of the yearly value of 10 marks; a fifth of a fee in Restercombe, in the same county, which Nicholas de Restercombe holds, of the yearly value of 5 marks; a fee in Apeldoreford, in co. Cornwall, which Richard de London holds, of the yearly value of 100*s.*

To the same. Order to deliver to Philip de Columbariis and Eleanor his wife, sister and co-heiress of the aforesaid William son of William Martyn, the following of William son of William's knights' fees, which the king has assigned to them as her purparty: a fee in Hesel and Rewes, co. Devon, which Walter Taunffere holds, of the yearly value of 10*l.*; a fee in Essewalt, in the same county, which Robert de Carinden holds, of the yearly value of 10*l.*; a fee in the same town, which Ahee de Botevill holds, of the yearly value of 10 marks; a fee in Tappelegh, in the same county, which Oliver de Wibbeuri holds, of the yearly value of 100*s.*; a fee in Tyncombe, in the same county, which Oliver holds, of the yearly value of 40*s.*; a moiety of a fee in Hehales, in the same county, which Oliver holds, of the yearly value of 13*s.* 4*d.*; 1½ fees in Pydikewell and Greton, in the same county, which Robert de Crues and Jordan le (*sic*) Vautort, co-heirs of the inheritance of Manger de Sancto Albyno, hold, of the yearly value of 20 marks 3*s.* 4*d.*; a fee in Bockelound and Hurtelegh, in the same county, which Thomas de Filleggh holds, of the yearly value of 10 marks; a fee in Estbockelound, in the same county, which the said Thomas holds, of the yearly value of 100*s.*; a moiety of a fee in Westbray, in the same county, which the said Thomas holds, of the yearly value of 40*s.*; a fee in Bremelrigge and Suthtalre, in the same county, which John Tracy holds, of the yearly value of 8*l.* 13*s.* 4*d.*; a fee in Sutecombe, in the same county, which Richard de Merton holds, of the yearly value of 10 marks; a fee in Merton, in the same county, which the said Richard holds, of the yearly value of 10*l.*; a third of a fee in Hengestecote, in the same county, which Robert de Crues and Jordan de Valle Torta hold, of the yearly value of 20*s.*; a fee in Ronesbergh, in the same county, which Baldwin le Flemmyng holds, of the yearly value of 40*s.*; two fees in Bonelegh and Little Hampteford, in the same county, which Walter Gambon holds, of the yearly value of 100*s.*; a moiety of a fee in Morteboo, in the same county, which John de Hardeshull holds, of the yearly value of 100*s.*; a fee in Bere and Papecote, in the same county, which Nicholas Martyn



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*Membrane 11---cont.*

holds, of the yearly value of 100s.; a fee in Wolrington, in the same county, which the said Nicholas holds, of the yearly value of 40s.; a fee in Middeldon, in the same county, which John de Weston holds, of the yearly value of 60s.; a fee in Hautebray, in the same county, which Baldwin le Flemmyng holds, of the yearly value of 10 marks; a moiety of a fee in Little Bray, in the same county, which Baldwin holds, of the yearly value of 40s.; a sixth of a fee in Combe Mounceaux, in the same county, which the heirs of Nicholas Marchaunt hold, of the yearly value of 40s.; a moiety of a fee in Coueleye, in the same county, which Henry de Campo Arnulphi holds, of the yearly value of 60s.; a fee in Colrigge, in the same county, which Henry holds, of the yearly value of 10*l.*; a fee in West Doune and Dene, in the same county, which Philip de Columbariis holds, of the yearly value of 60s.; a fourteenth of a fee in Cloteworthy, in the same county, which Oliver de Cloteworthy holds, of the yearly value of 40s.; a fee in Ralegh and Choldecombe, in the same county, which Thomas son and heir of William de Ralegh holds, of the yearly value of 20*l.*; five fees in Walworthy, Kuttentore, Trendeshoo, Sevenash, Pachehole, Northcote, Cambescote, and Bridewyk, in the same county, which the said Thomas holds, of the yearly value of 20 marks; a quarter of a fee in Crakeweye, in the same county, which Robert Crus holds, of the yearly value of 13*s.* 4*d.*; a moiety of a fee in Prior's Northcote, in the same county, which the prior of Pilton holds, of the yearly value of 20s.; a fee in Nether Exe, in the same county, which Baldwin Flemmyng holds, of the yearly value of 100s.; a fee in Chaggeford, in the same county, which Oliver de Wybberbury holds, of the yearly value of 100s.: two fees in Surton, Milford, North Thrissel, Thorne, Ronde, Kymworthe, and Neulond, in the same county, which William Spek holds, of the yearly value of 10*l.*; a fee in Croulegh, in the same county, which the prior of St. James', Exeter, holds, of the yearly value of 100s.; three parts of a fee in Westhorwode, in the same county, which Walter Gamboun of Merston holds, of the yearly value of 40s.

*Assignment of knights' fees made to James de Audele, kinsman and co-heir of the aforesaid William son of William.*

Two fees in Hole, Herdesworthe, Milford, and Mauneslegh, co. Devon, which Robert de Beaupel holds, of the yearly value of 10 marks; a moiety of a fee in Bikelton, in the same county, which Richard de Whitfeld holds, of the yearly value of 100s.; a sixteenth of a fee in Grithunssh, in the same county, which the heirs of John But hold, of the yearly value of 6*s.* 8*d.*; a fee in Est Raddon and Assheford, in the same county, which Andrew de Medestede holds, of the yearly value of 11 marks 6*s.* 8*d.*; a quarter of a fee in Pynnecote, in the same county, which John de Puntynghdon and Eleanor his wife hold, of the yearly value of 100s.; a twenty-fourth of a fee in Doune and Bromwell, in the same county, which William Baleghel holds, of the yearly value of 10s.; a fee in Sweynthull and Botiston, in the same county, which the abbot of Dunekeswelle and John de Cotes hold, of the yearly value of 100s.; a moiety of a fee in Parcombe, in the same county, which Isabella de Sancto Albino holds, of the yearly value of 10*l.*; a quarter of a fee in Henxstecote, in the same county, which Nicholas Peche holds, of the yearly value of 30s.; a quarter of a fee in Feldefen, in the same county, which Walter de Feldefen, Arnulph de Feldefen, Simon de Feldefen, and John Hemyok hold, of the yearly value of 13*s.* 4*d.*; a fee in Warkele, in the same county, which Walter Gamboun of Blakepol, Richard de Brankescombe, John atte Hull, and certain other tenants hold, of the yearly value of 100s.; a moiety of a fee in Hermanston, in the same county, which Walter de Wassheburn holds, of the yearly value of 100s.; a fee in Wynmersham,

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*Membrane 11—cont.*

co. Somerset, which the prior of Taunton and Geoffrey de Locombe hold, of the yearly value of 60s.; a moiety of a fee in Morton, in the same county, which John de Morton holds, of the yearly value of 10 marks; a moiety of a fee and a third of a moiety in Empnett and Rachel, in the said county, which the abbot of Flexlee holds, of the yearly value of 10 marks; a moiety of a fee in Morton and Bychynestok, in the same county, which Peter de Sancta Cruce and Robert Mushroun hold, of the yearly value of 100s.; a moiety of a fee in Bykefold, in the same county, which Roger de Bykefold holds, of the yearly value of 100s.; a quarter of a moiety of a fee in Burton, in the same county, which the heirs of Philip le Yreys hold, of the yearly value of 40s.; a moiety of a fee in Upeshull, in the same county, which Philip de (*sic*) Lange holds, of the yearly value of 60s.; a quarter of a fee in Cricheston, in the same county, which Philip holds, of the yearly value of 40s.; a quarter of a moiety of a fee in Uphull and Cricheston, in the same county, which Hugh de Draycote and John de Draycote hold, of the yearly value of 60s.; a moiety of a fee in Hyneton, in the same county, which Nicholas Dauneve holds, of the yearly value of 10*l*.; three parts of a moiety of a fee in Weston, in the same county, which John Burey holds, of the yearly value of 60s.; a moiety and three parts of a moiety of a fee in Aldewyk, in the same county, which the heirs of Roger de Aldewyk hold, of the yearly value of 100s.; a fee in Compton Martyn, in the same county, which John Wake holds, of the yearly value of 20 marks; a quarter of a fee in Uphull and Cricheston, in the same county, which the heirs of Hugh Doyle hold, of the yearly value of 100s.; a quarter of a fee in the same towns, which the heirs of William de Pateneve hold, of the yearly value of 100s.; a moiety of a fee in Lovyngton, in the same county, which William de Lovyngton holds, of the yearly value of 10 marks; a moiety of a fee in Butelereshalre, in the same county, which Thomas le Buteler holds, of the yearly value of 10 marks; a fee in Horblouton, in the same county, which William Wason holds, of the yearly value of 10*l*.; a fee in Hammeburey, in the same county, which John Burey holds, of the yearly value of 10*l*.; a moiety of a fee in Overton, in the same county, which the heirs of Robert de Bykefold hold, of the yearly value of 100s.; a fee in Pudelewaltereston and Polayneston, co. Dorset, which Nicholas Martyn holds, of the yearly value of 10*l*.; a moiety of a fee in Weremenstre, in the same county, which Simon de Fourneaux holds, of the yearly value of 10 marks; a fee in Cassia in Wales, which the abbot of St. Dogmael's holds, of the yearly value of 100s.; three fees in Maynthghock, Manynghon, and Landyrkayth in Wales, which Adam de Rupe holds, of the yearly value of 10*l*.; a fee in Newcastle in Wales, which Robert Martyn holds, of the yearly value of 4*l*.; a fee in Eglisgroun in Wales, which Robert holds, of the yearly value of 100s.; a moiety of a fee in Kenthlminith in Wales, which the said Robert holds, of the yearly value of 40s.; a moiety of a fee in Wales that the abbot of St. Dogmael's holds, of the yearly value of 100s.; a fee in Henrysmote in Wales, which William Corbet holds, of the yearly value of 4*l*.; a fee in Dyffrynthia in Wales, which the said William holds, of the yearly value of 60s.; a fee in Trewren in Wales, of the yearly value of 4*l*.; a fee in Melynnith in Wales, of the yearly value of 4*l*.; a fee in Bayvill in Wales, of the yearly value of 4*l*.; a fee in Egluswen in Wales, of the yearly value of 4*l*.; a fee in Menith Melyn in Wales, of the yearly value of 4*l*.; a fee in Molde Grove in Wales, of the yearly value of 4*l*.; a fee in Nantgwyn and Trefgenon in Wales, of the yearly value of 4*l*.; a fee in Poncharden in Wales, of the yearly value of 4*l*.; a fee in Nant Marzhan in Wales, of the yearly value of 4*l*.; a fee in Dynas in Wales, of the yearly value of 4*l*.; a fee in Pontfayn in Wales, of the yearly value of 4*l*.



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Aug. 12.  
Clarendon.*Membrane 11—cont.*

To the same. Order to deliver to the aforesaid Philip de Columbariis and Eleanor his wife after the death of Margaret, wife of Robert de Watervill, the following of the knights' fees of William son of William Martyn, formerly the husband of Margaret, the reversion whereof the king has assigned to Philip and Eleanor as Eleanor's purparty : a fee in Pillond and Barlinton, co. Devon, which Walter de Pillond and Roger de Cormy and Mabel his wife hold, of the yearly value of 40s. ; a twentieth of a fee in Wanteslegh and Ebberlegh, in the same county, which John de Lodehewych holds, of the yearly value of 10s. ; a fee in Mollond Chaumpeux, in the same county, which John de Whiteby holds, of the yearly value of 20s. ; a moiety of a fee in Eststodeley, in the same county, which Robert Marchaunt and Thomasia, late the wife of Robert, father of the said Robert, hold, of the yearly value of 40s. ; a fee in Huwych, in the same county, which Robert Beaupel holds, of the yearly value of 100s. ; a moiety of a fee in Wolrington, in the same county, which Matthew de Crauthorn holds, of the yearly value of 40s. ; a quarter of a fee in Estbray, in the same county, which Matthew holds, of the yearly value of 20s. ; a fee in Bitteden, in the same county, which the heirs of Thomas de Bitteden hold, of the yearly value of 40s. ; a twenty-first part of a fee in Medeneford, in the same county, which John de Lidehewyssh holds, of the yearly value of 10s. ; a fee in Quarme Mounceaux, in the same county, which John holds, of the yearly value of 40s. ; a fee in Mattyngho, in the same county, which John de Penrys and Philip ap Wylym hold, of the yearly value of 10 marks ; three parts of a fee in Kynewalton, in the same county, which John and Philip hold, of the yearly value of 13s. 4d. ; a third of a fee in Whitfeld, in the same county, which John and Philip hold, of the yearly value of 13s. 4d. ; a moiety of a fee in Roughle, in the same county, which John and Philip hold, of the yearly value of 40s. ; a fee in Pleystowe, in the same county, which Ralph de Esse of Thefbergh holds, of the yearly value of 100s. ; a fee in Ansty-le-Moigne, in the same county, which Robert de Stokheye holds, of the yearly value of 60s. ; a fee in Lockesbere, in the same county, which Thomas de Waunford holds, of the yearly value of 60s. ; a fee in Thelebrugge and Chatemere, in the same county, which the heir of John de Benelighe holds, of the yearly value of 60s. ; a quarter of a fee in Horton, in the same county, which Robert de Horton holds, of the yearly value of 40s. ; a fee in Clistracy, in the same county, which the bishop of Exeter holds, of the yearly value of 10*l.* ; a moiety of a fee in Braunford Speke, in the same county, which Robert de Curteney holds, of the yearly value of 100s. ; a fee in Coriton, in the same county, which Henry de Chaumbernoun holds, of the yearly value of 100s. ; a quarter of a fee in Wlvelegheye, in the same county, which Robert Beaupiel holds, of the yearly value of 40s. ; a twentieth of a fee in Aylardesford, in the same county, which William de Aylardesford holds, of the yearly value of 20s. ; a moiety of a fee in Little Bony, in the same county, which Alward Homaz, William le Leche, and John de Pount Jordan hold, of the yearly value of 20s. ; a moiety of a fee in Peadehull, in the same county, which Thomas de Peadehull holds, of the yearly value of 40s. ; a fee in Combe Acastre and Combe Regni, in the same county, which Oliver de Esse holds, of the yearly value of 60s.

*MEMBRANE 10.*

*Purparty of the aforesaid James [de Audelegh] of the reversions of the said fees, which are held in dower.*

A fee in Farwey, co. Devon, which the abbot of Quarr holds, of the yearly value of 10*l.* ; a fee in Merlond and Speccote, in the same county, which Robert Beaupel holds, of the yearly value of 100s. ; a moiety of a fee

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*Membrane 10—cont.*

in Chibleton, in the same county, which Robert de Horton holds, of the yearly value of 20s.; a fee in Oulcombe, Bilchemersham, and Overoulescombe, in the same county, which Robert de Cruys holds, of the yearly value of 15*l.*; a moiety of a fee in Braylegh, in the same county, which William Corbyn holds, of the yearly value of 40s.; a moiety of a fee in Northdre, in the same county, which William de Northdre holds, of the yearly value of 40s.; a fee in Mollond, in the same county, which Thomas Sarazyn holds, of the yearly value of 40s.; a fee in Almersdon, Bikkish, and Lane, in the same county, which John de Morton holds, of the yearly value of 100s.; a fee in Overden, in the same county, which the prior of Plumpton holds, of the yearly value of 40s.; three parts of half a fee in Netherden, in the same county, which the said prior holds, of the yearly value of 100s.; a moiety of a fee in Walwrthy, in the same county, which the prior holds, of the yearly value of 13*s.* 4*d.*; a quarter of a fee in Whittokesdon, in the same county, which the abbot of St. Dogmael's holds, of the yearly value of 10*s.*; a fee and a sixth in Cokynton, in the same county, which James de Cokynton holds, of the yearly value of 30*l.*; a third of a fee in Hode, in the same county, which Roger Herizon holds, of the yearly value of 40s.; a moiety of a fee in Merlegh, in the same county, which Roger holds, of the yearly value of 20s.; a moiety of a fee in Hurberneford, in the same county, which Benedict de Hurberneford holds, of the yearly value of 13*s.* 4*d.*; a twentieth of a fee in Fenton, in the same county, which John de Fenton holds, of the yearly value of 20s.; a fifth of a fee in Luscombe, in the same county, which Roger Pillond and Augustine Bastard hold, of the yearly value of 40s.; a fee in Wood (*Bosco*), in the same county, which Nicholas Dauney and the heir of Roger Pral hold, of the yearly value of 40s.; a moiety of a fee in Loscombe Bernage, in the same county, which Richard de la Fenne, Serlo de Loscombe, Richard de Candelynie, Richard Grubbere, and Geoffrey Smythson hold, of the yearly value of 13*s.* 4*d.*; a fee in Est Haginton, in the same county, which Richard de Penrys holds, of the yearly value of 100s.; a moiety of a fee in Dendon, in the same county, which Baldwin Malet holds, of the yearly value of 60s.; a fee in Churchehull, in the same county, which Robert de Cruys and Jordan de Valle Torta hold, of the yearly value of 60s.; a moiety of a fee in Wassheburn, in the same county, which Walter de Wassheburn holds, of the yearly value of 5*s.*; a fee in Wodehewychs, in the same county, which Hugh de Courteneye holds, of the yearly value of 10 marks; a fifth of a fee in Raftercombe, in the same county, which Nicholas de Raftercombe holds, of the yearly value of 5 marks; a fee in Apeldereford, co. Cornwall, which Richard de London holds, of the yearly value of 100s.

Aug. 1.  
Porchester.

To Robert de Bikkemore, escheator, etc., as above. Order to deliver to Robert de Watevill and Margaret his wife, late the wife of William son of William Martyn, the following of the advowsons that belonged to the said William son of William, which the king has assigned to them as her dower: the advowson of the church of Toustoke, co. Devon, of the yearly value of 20*l.*; the advowson of the church of Haldeswrthi, in the same county, of the yearly value of 13*l.* 6*s.* 8*d.*; the advowson of the church of Dertynton, in the same county, of the yearly value of 6*l.*; the advowson of the church of Nymet Tracy, in the same county, of the yearly value of 4*l.* 5*s.*; the advowson of the chantry of Mortebo, in the same county, of the yearly value of 40s.; the advowson of a chantry of Fremyngton, in the same county, of the yearly value of 40s.; the advowson of the church of Longacre, in the same county, of the yearly value of 40s.; the advowson of the church of Pulle, in co. Somerset, of the yearly value of 100s.; the advowson of the church of Lideford, in the same county, of the yearly value of 15 marks.



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*Membrane 10—cont.*

To the same. Order to deliver to Philip de Columbariis and Eleanor his wife, sister and co-heiress of the aforesaid William son of William, the following of the advowsons that belonged to the said William son of William, which the king has assigned to them for her purparty: the advowson of the church of Combe Martyn, co. Devon, of the yearly value of 11*l.* 13*s.* 4*d.*; the advowson of the church of Merwode, in the same county, of the yearly value of 8*l.*; the advowson of the church of South Molton, in the same county, of the yearly value of 13*l.* 6*s.* 8*d.*; the advowson of the church of Northlieu, in the same county, of the yearly value of 7*l.*; the advowson of the church of Neuton, in the same county, of the yearly value of 5 marks; the advowson of the church of Holne, in the same county, of the yearly value of 106*s.* 8*d.*; the advowson of the vicarage of Fremyngton, in the same county, of the yearly value of 10*l.* 6*s.* 8*d.*; the advowson of two chantries in Barnastapol castle, in the same county, of the yearly value of 4*l.*; the advowson of the chantry at the head of the bridge of the town of Barnastapol, of the yearly value of 50*s.*

*The purparty of the aforesaid James [de Audelegh] of the advowsons of the said [William].*

The advowson of the church of Warkelegh, co. Devon, of the yearly value of 4*l.* 13*s.* 4*d.*; the advowson of Saterlegh, in the same county, of the yearly value of 4 marks; the advowson of the church of Blakedon, co. Somerset, of the yearly value of 20 marks; the advowson of the church of Neuer in Wales, of the yearly value of 24 marks; the advowson of the church of Newport in Wales, of the yearly value of 12 marks; the advowson of the church of Lanverloydauk in Wales, of the yearly value of 12 marks; the advowson of the church of Ponchardon in Wales, of the yearly value of 8 marks; the advowson of the church of Dynas in Wales, of the yearly value of 8 marks; the advowson of a moiety of the church of Melynnith in Wales, upon alternate occasions, of the yearly value of 100*s.*

Aug. 12.  
Clarendon.

To the same. Order to deliver the following of the advowsons of the said William son of William Martyn after the death of Margaret, wife of Robert de Watevill, late the wife of the said William, who holds them in dower, to Philip de Columbariis and Eleanor his wife, to whom the king has assigned the reversion thereof as her purparty; the advowson of the church of Taustoke, co. Devon, of the yearly value of 20*l.*; the advowson of the church of Dertynton, in the same county, of the yearly value of 6*l.*; the advowson of the chantry of Fremyngton, in the same county, of the yearly value of 40*s.*; the advowson of the church of Pulle, co. Somerset, of the yearly value of 100*s.*

*The purparty of the aforesaid James [de Audelegh] of the reversions of the advowsons aforesaid.*

The advowson of the church of Haldeswrthy, co. Devon, of the yearly value of 13*l.* 6*s.* 8*d.*; the advowson of the church of Nymet Tracy, in the same county, of the yearly value of 4*l.* 5*s.* 0*d.*; the advowson of the chantry of Mortehe, in the same county, of the yearly value of 40*s.*; the advowson of the chantry of Longacre, in the same county, of the yearly value of 40*s.*; the advowson of the church of Lideford, co. Somerset, of the yearly value of 10*l.*

Aug. 14.  
Clarendon.

To John de Insula, keeper of the manor of Hatfeld Brodok and the park thereof, in the king's hands for certain reasons. Order to pay to the prior and convent of Hatfeld Brodok all tithes of the king's stud and of other his beasts depasturing within the aforesaid park, and of the herbage, pannage, milking, and other profits of the park for all the time that the manor and park have been in the king's hands, and to pay the same to them

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*Membrane 10—cont.*

hereafter for so long as the manor and park shall remain in the king's hands, as the prior and convent have shewn to the king that the keeper defers paying them the tithe since the manor and park have been in the king's hands, although they received such tithe at all times previously by reason of the church of Hatfeld Brodok, which they hold appropriated, the park being within the limits of the parish of that church.

The like to the keeper of the king's stud in the said park.

Aug. 18.  
Clarendon.

To him who supplies the place of the treasurer and to the barons of the exchequer and to the chamberlains. Order to provide with all speed, by the advice of Adam de Lymbergh, king's clerk, 100 crossbows with windlass (*de turno*) for two feet, 200 crossbows for one foot, with the baldricks (*baldredis*) and quarells sufficient for the same, 100 hand-bows with 1,000 cords for the same, 1,000 arrow-heads (*glavis sagittarum*), 20 lbs. of glue, 100 lbs. of thread suitable for the strings of crossbows, and of catgut (*nervis*) as much as shall suffice, and to cause them to be taken to Porchester castle, so that they be there by Sunday the morrow of the Decollation of St. John the Baptist next at the latest, to be delivered to those whom the king shall depute to receive them, giving credence to what Adam shall tell them in this matter on the king's behalf.

By K.

Aug. 17.  
Clarendon.

To Richard de Luftehull, king's clerk. Order to deliver to Idonia, wife of John de Crombewell, the houses of the said John within the hospital of St. Katherine near the Tower of London, which the king caused to be seized into his hands amongst other manors and lands of the said John, as the king, wishing to shew her favour, has granted to her the houses for her stay there during his pleasure, together with the goods and chattels, and the robes, beds, jewels, and other things whatsoever pertaining to her chamber in the said hospital, which Richard is ordered to deliver to her, saving to the king the horses, destriers, arms, falcons, vessels and jewels of the said John in the houses, a certificate whereof he is ordered to send to the king.

By K.

Aug. 21.  
Clarendon.

To the treasurer and barons of the exchequer of Dublin. Order to cause to be paid, out of the issues of the temporalities of the archbishopric of Dublin, in the king's hands, 50 marks to the king's yeoman Elias de Assheburn, of the king's gift, in recompence for his expenses about the prosecution of the king's affairs.

By K.

Aug. 12.  
Clarendon.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Adam de Reresby, who is insufficiently qualified.

Aug. 18.  
Clarendon.

To the treasurer and barons of the exchequer. Order to deliver to Roger de Bilney the custody of the manors of Wyntreslowe, co. Wilts, Bokelond, Senelebergh, and Amundesham, co. Buckingham, Eyworth, co. Bedford, Essingden, co. Rutland, Morton, co. Lincoln, Peverelthorp, co. Nottingham, Malteby, Bautre, and Kymbreworth, co. York, Wyntreton, co. Warwick, Multon and certain lands in Yerdele, and Potter Pury, co. Northampton, and a third of the manor of Staveley, co. Derby, which are of the inheritance of Idonia, wife of John de Crumbwell, and which were taken into the king's hands by reason of John's offence in staying in parts beyond the sea contrary to the king's will and orders, the king having committed the custody thereof to Roger during pleasure, together with the corn, goods and chattels therein; provided that Roger answer to Idonia for the issues and profits of the manors and lands and for the corn, cattle, stock, robes, beds, jewels, and other things pertaining to her chamber in the said manors and lands, the king having afterwards granted the same to her, saving to himself the horses, destriers, armour, falcons, vessels and jewels of the said John therein.

By K.



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*Membrane 10—cont.*Aug. 28.  
Clarendon.

To the steward and marshal of the king's household. Order to deliver Thomas de Stoford, William de Penkrych, John de Okebourn, Henry Cardevill, John le Maresch[al], John de Wanbergh, and John atte Vortheye, clerks, lately charged with divers crimes, to R. bishop of Salisbury or to his vicegerent, to be justiced by ecclesiastical jurisdiction, as the bishop has signified to the king by his letters patent that they were delivered to him by the king's justices according to the privilege of the clergy, and that they escaped from his prison, and that they were recently arrested at the suit of his bailiffs, and were taken within the verge of the king's household, and detained in the prison of the marshalsea, and he has prayed the king to cause them to be delivered to him.

To the sheriff of Southampton. Like order concerning John Abbot, Thomas le Lang, Robert de Shaldeford, John de Fordyngton, John de Tychmerhs, William de Templecomb, and John de Carselegh, clerks, who escaped from the bishop's prison and were arrested at the suit of his bailiffs, and were taken within the Hundred of Rudbrugg and within the king's liberty of Elyng, and are in the king's prisons in the sheriff's custody.

To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with certain lands in Upotri called 'le Fairrok,' and with the manor of Rouerigg, and with 28s. of yearly rent in Southedon, and to restore the issues thereof to Eleanor, late the wife of Nicholas de Cheyny, as the king learns by inquisition taken by the escheator that Nicholas and Eleanor held jointly on the day of Nicholas's death the lands in Upotri of the grant of Gilbert de Knovill to them and their heirs, and the said manor of the grant of Gilbert, and the rent of the grant of John de Bernevill to them and the heirs of Nicholas, and that the manor, land, and rent are held of other lords than the king by divers services, and that William de Cheyny, son of the said William (*sic*) and Eleanor, is their next heir, and is aged nineteen.

Sept. 3.  
Porchester.

To John Frere, keeper of the manor of Fulmodeston. Order to pay to William March of Stanhowe 100s. yearly from the issues of the manor for so long as it shall be in his custody, as the king learns by an inquisition taken by Thomas de Hyndryngham and John Claver, in the keeper's presence, that Humphrey de Bohun, sometime earl of Hereford and Essex, on Wednesday the feast of SS. Philip and James, in the 7th year of the king's reign, granted to the said William, for his good service past and future, 100s. and two robes yearly of the suit of his yeoman from the said manor for life, and that William was continuously seised thereof by the hands of the earl's bailiffs of that manor without change of his estate until the manor came to the king's hands by the earl's rebellion, and that the manor is held of Walter de Calthorp by knight service, and is worth yearly 50*l.* in all issues.

Sept. 30.  
The Tower.

To the treasurer and chamberlains. Order to receive from William de Ercalowe, sheriff of Salop and Stafford, 100*l.* of the proffer of 200*l.* that he has made at the exchequer of the issues of his bailiwick, and to permit him to retain the other 100*l.* in his hands, as the king has ordained that he shall retain that sum for payment of the wages of men-at-arms, both horse and foot, who are about to set out against the king's enemies and rebels and the aliens who have entered the realm in hostile manner. By K.

*MEMBRANE 9.*Aug. 28.  
Clarendon.

To William de Tatham, keeper of the forfeited lands in Blakeburnshire, co. Lancaster. Whereas the king learns by an inquisition taken by John de

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*Membrane 9—cont.*

Lancastria, Gilbert de Sutheworth, and John de Hornaby, in the presence of the said William, and of Robert de Dalton, keeper of the king's woods and chace there, that Stephen de Merlay, great-grandfather of Adam Nowel, his heir, was seised in his demesne as of fee, by the gift of Jordan son of Ralph le Rous, formerly lord of the lands and chace aforesaid, of the manor of Great Merlay, and of the power of taking old and dry wood in Sapeden and Penilton Wode to burn and build with in the said manor when necessary, with common chace for all manner of wild beasts (*feras bestias*) within the commons and bounds (*divisas*) of the manor, to wit within Sapeden'brok and Rymyndenbrok, except the demesne enclosures (*hais*), and to pursue beasts in the chace without bow and arrows within the demesne enclosures for the length of the throw of a horn, and to take, withdraw, or carry away the said beasts within the demesne enclosures into the bounds and commons of Great Merlay, and that Adam Nowel, as son and heir of the said Stephen, entered into the manor, profits, and chace, and held them all his time, and received [the esplees], and died seised thereof, and that Roger Nowel entered the same after Adam's death as his son and heir, and held them and received all his time, and died seised thereof, and that, after his death, Adam Nowel, who now is, entered the same as his son and heir, and held them and received all the time of Thomas, late earl of Lancaster, and that afterwards, when the lands of Blakeburnshire came to the king's hands by the earl's forfeiture, Adam was hindered from receiving the aforesaid profits by William de Swynytwayt, late keeper of the woods and chace aforesaid, and by the aforesaid Robert, and that the aforesaid manor, wood, and chace are held of the king in chief by the service of 20*d.* to be paid yearly to the ward of Lancaster castle, and by finding a plough-team (*carucam*) ploughing one day a year in Lent in the demesnes of Standen, receiving 4*d.* for the ploughman's food from the said demesne, and by finding a reaper to reap one day a year in harvest-time, receiving 1½*d.* for his food, and that the said profits of the old and dry wood and of common chace between the places aforesaid, and the pursuit, capture, and carrying away of the said beasts are worth 2*s.* yearly in all issues; the king orders the keeper to permit Adam to receive and have all the profits aforesaid, as he and his ancestors were wont to receive and have them in the time of the earl and of other lords of the said lands and chace.

The like, *mutatis mutandis*, to Robert de Dalton, keeper of the king's woods and chace aforesaid.

Aug. 20.  
Clarendon.

To the mayor and sheriffs of London. Order to release the two ships of Durdright, of the power of the count of Hainault, Holland, and Zeeland, together with the goods and chattels therein, arrested in that city by the king's order by reason of the taking of a ship of John Moyses of Sandwich, together with the wool therein, by the subjects of the said count, and to deliver the ships and goods to the mariners of the same, upon their finding main-prize according to the king's previous order to release them, which order he afterwards superseded. The king makes this order at the pressing request of the said John.

Sept. 3.  
Porchester.

To the treasurer and barons of the exchequer. John de Urtiaco, son and heir of Henry de Urtiaco, deceased, has besought the king that, whereas the king granted to Henry that he should pay all the debts due from him to the exchequer at the rate of 10 marks yearly, and John has lost that attornment by not observing the terms of payment, the king will grant to him such attornment for the 50*l.* that still remain unpaid; the king therefore orders the treasurer and barons to cause John to have such terms of payment, and to cause them to be enrolled. By K.

Sept. 1.  
Porchester.

To the mayor and bailiffs of Southampton. Order to deliver to Legerard Francis of Bristol, merchant, 34 quarters of wood (*waide*) arrested by them,



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*Membrane 9—cont.*

as the king—at the petition of Everard, suggesting that he bought the said woad from Firmin Averdras, merchant of Amiens, at Southampton, and paid him for the same, and that the mayor and bailiffs had arrested it without cause—ordered the mayor and bailiffs to certify him of the cause of the arrest, and they have certified that the said woad was found at Southampton, in a loft (*solario*) amongst other woad of certain merchants of the power of the king of France, and that they arrested it for that reason, and the king ordered them to certify him whether Everard bought the woad from Firmin and satisfied him for the same before the arrest, and they have certified that they learn by the testimony of trustworthy merchants of their bailiwick that Everard bought the woad from Firmin on Thursday after St. John the Baptist last, at the price of 18s. a quarter, and that he satisfied Firmin for it on the same day, and that Firmin delivered the key of the woad to him on that day.

Aug. 31.  
Porchester.

To the sheriff of Lancaster. Whereas the king ordained that those who were in his service to pursue certain of his rebels should not be molested or aggrieved at his suit or at the suit of any other concerning goods of the rebels and their adherents taken and occupied by them between 17 October, in the 15th year of the king's reign, and 5 April following, and he now learns from the complaint of Hamo de Macy, Geoffrey de Werberton, William de Baggelegh, Robert de Prayers, Hamo atte Asshelegh, Richard his brother, Thomas de Chedel, John his brother, Richard del Brome, Robert de Wewyngton, John his brother, John de Legh, William his brother, Robert Strongbogh and Thomas his brother of Carynton, William de Coudray of Bronichal, Peter de Werberton, John de Werberton, Hugh de Werberton, John de Wrennebury, Thomas de Bamvill, Richard Starky, the elder, Richard Starky, the younger, William son of William de Brerton, and Adam de Altryncheham that although John de Radeclyve was one of the rebels at the said time, and afterwards made fine with the king for his life by reason of the premises before Geoffrey le Scrop and his fellows, justices to hold pleas before the king, for which reason they ought not to be aggrieved or molested by reason of any trespass committed upon the said John in carrying away his goods during the said pursuit, nevertheless, by pretext of a plea moved against them in the king's court by John concerning certain of his goods taken and carried away by them at the time of the said pursuit, the sheriff of Lancaster is ordered by the king's writ of judgment, returnable before the king in the octaves of Michaelmas next, to exact them until they be outlawed unless they appear to satisfy the king for their ransom in this behalf, and they are now thus put in exigent and are shortly to be outlawed, although the said John de Radeclyve made fine with the king for his rebellion, as they are prepared to verify by the rolls and memoranda before the king; wherefore they pray the king to provide a remedy: the king, as the rolls and memoranda aforesaid are in the custody of the said Geoffrey and not before him, and as he wishes to aid them, orders the sheriff to receive them if they will render themselves to prison in that county, and to cause them to be delivered from prison and the exaction to be superseded upon their finding mainprise to have them before the king at the said day.

Sept. 12.  
Porchester.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause Adam de Welle, brother and heir of Robert de Welle, tenant in chief, to have seisin of all the lands of his inheritance in the escheator's bailiwick, which are in the king's hands by reason of his minority, certifying the king if there be any reason why this should not be done, as the king, on 22 August last, took Adam's homage for the lands that his brother held in chief on the day of his death, and rendered the lands to him, and ordered the escheator to

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*Membrane 9—cont.*

deliver them to him, and Adam has now shewn to the king that the escheator has deferred delivering to him the manor of Teydon Gernoun, which Robert son of Walter held for life of Adam's inheritance, which the king caused to be taken into his hands by reason of Adam's minority.

Sept. 13.  
Porchester.

To the mayor and sheriffs of London. Whereas the king, upon being given to understand that the society of the merchants of the Scali of Florence was dissolved, and that the merchants of the society conversing in his realm, who were bound to him and some of his subjects, merchants and others, in divers sums, intended leaving the realm secretly and furtively with their goods, and defrauding the king and his said subjects of their debts, ordered the mayor and sheriffs to cause all merchants of the society in their bailiwick to be arrested, and to cause them to be detained safely and fittingly, and to cause all their goods, chattels, and wares and the debts due to them to be arrested and kept safely without diminution, until further orders; as, however, Master John de Pinibus, archdeacon of Basaz, Master Thomas de Loco, Anthony Usus Maris, and Gaduch[us] Boch', merchants dwelling in London, have mainperned before the king and his council to have the bodies of Cerbius Tentiui and Lardus Omodei, proctors and servants of the merchants of the said society, before him or his justices at his pleasure, the king orders the mayor and bailiffs to supersede entirely the arrest of Cerbius and Landus, and to permit them to go whither they may wish within the realm. The king, wishing to provide for the indemnity of himself and of the merchants and others aforesaid to whom the merchants of the Scali are indebted, has ordained by his council that all the goods and wares of the merchants of the Scali, appraised, or to be appraised, at their true value, and their debts, which he thus ordered to be arrested, shall be delivered to Taldus Valoris and his fellows, merchants of the society of the Bardi, and to Boniface de Peruchis and his fellows, merchants of the society of the Peruzzi of Florence, by indentures to be made between them and the sheriffs within whose bailiwicks the goods, wares, and debts shall be found, concerning the same and their true value, so that Taldus and Boniface shall keep the goods and wares and the debts that they can recover safely and without diminution, and shall satisfy therefrom, when enjoined by the king, those who shall sue against the said merchants of the Scali in the king's court for their debts, whom the king will cause to be sufficiently warned to make their prosecution before certain of his justices to be deputed for this purpose; and Taldus and Boniface have promised and bound themselves and their fellows of the said societies before the king that they will well and faithfully keep the said goods and wares and debts, and will answer therefor at the king's order according to the appraisements aforesaid. The king therefore orders the mayor and sheriffs to deliver to Taldus and Boniface, or their attorneys, by indenture all the goods, wares and debts aforesaid arrested by them.

By K.

The like to the sheriff of Lincoln.

The like to the bailiffs of Boston.

Sept. 17.  
Porchester.

To John de Frenyngham, keeper of the manor of Medegrave. Order to pay to William de Bauquelle and Margery his wife the arrears of a yearly rent of 10*l.* from the time when the manor was taken into the king's hands, and to pay them the same hereafter so long as the manor shall remain in his custody, as the king learns by inquisition taken by Thomas de Faversham and Stephen de la Dane that Margery before she married William demised the manor to Richard de Betoigne for her life for the said sum yearly, and that Richard paid that sum yearly from the time of the demise to Margaret before her marriage and to Margery and William after her marriage until the king caused the manor to be taken into his hands with the other lands of the said Richard for certain causes, from which time the rent has been



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*Membrane 9—cont.*

detained from them, and that they did not remit the rent to Richard nor change their estate therein in any way, and that the manor is held of the abbot of St. Augustine's Canterbury by fealty and the service of 40s. yearly, and that it is worth yearly 10*l.* beyond the service aforesaid.

Sept. 8.  
Porchester.

To the keeper of the manor of Deneye and Elmeneye. Order to pay to the prior of Ely the arrears of 4 marks yearly for the time that he has had the custody of the manor aforesaid, and to pay the same hereafter for so long as he has the custody, as the king learns by inquisition taken by Richard Wynneferthyng and Richard de Iken, stewards and auditors of the manor, which formerly belonged to the master and brethren of the Temple in England, that a part of the manor, to wit 4½ acres of land whereon the church of Deneye with the chief messuage is situate, two parts of Elmeneye, and 15 acres of arable land of the appurtenances of the manor in Waterbecche are held of the prior and convent of Ely by the service of the above sum yearly, and that the prior and his predecessors have received that service yearly from time out of mind until the adnulling of the said order, and that it is in arrear from the time when the manor came to the king's hands because the keepers of the manor had no orders from the king to pay the rent to the prior, and that the manor is worth yearly in all issues 24*l.*

By pet. of C.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with certain lands in Drakynhegge, co. Warwick, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William de Bereford held the said lands for life of the inheritance of Guy de Mancestr[ia], son and heir of John de Mancestr[ia], by the demise of the said John, with reversion to John and his heirs, and that the said Hugh (*sic*) is John's nearest heir of the said lands, and that they are held of the heirs of Nicholas son of Ralph by the service of a pair of gilt spurs, and that they ought to remain to Guy after William's death.

*MEMBRANE 8.*

Sept. 10.  
Porchester.

To the bailiffs of Hermuth. Whereas the king lately ordained that all ships of the burthen of 50 tuns and upwards from the mouth of the Thames to the west should be at Portesmouth on Sunday after the Decollation of St. John the Baptist last, and ordered the bailiffs to cause all owners (*dominos*) of ships of that town and its members to come at the said day with their ships, armour, victuals, and other necessities to set out against his enemies, as they should be enjoined by Nicholas Kiriell, admiral of the fleet of the ships aforesaid, and the bailiffs caused two ships of the above burthen to come to the said place, to wit one called '*La Nostredame*,' whereof John le Graunger is master, with thirty-five other mariners, and another called '*La Welyfare*,' whereof Hugh Love is master, with twenty-two other mariners, and the owners of the said ships have besought the king to provide them with a remedy since they have been, and will be, at great charges in coming to and staying at the said place, not without daily labour and damage of their bodies and things, in the maintenance of the mariners, ships, and of the tackle thereof; the king, considering that it is just that those who support such labour for the common benefit and defence of the realm ought to have aid of their expenses from those who remain at home, has ordained by his council that the expenses of the mariners who came with ships to the said place shall be levied upon this occasion from the men of the towns and the members thereof to which the ships belong who remain at home and do not own or have part in the said ships, to wit

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*Membrane 8—cont.*

6*d.* a day for each of the masters of the ships and 3*d.* a day for each of the mariners, from the time when they left their ports with the ships until Friday next: the king therefore orders the bailiffs to cause such expenses to be levied for the masters and mariners of the said three (*sic*) ships from the men of that town and its members, and to cause the same to be paid to the masters and mariners. The king enjoins them, under pain of grievous forfeiture, not to cause more to be levied than is necessary, and informs them that if they do otherwise, he will appoint some of his subjects to enquire into the premises, and to punish the delinquents. By K. and C.

The like to the following:

The bailiffs of Bristol, in favour of John le Longe, master of the ship called '*La Alizote*,' and 57 mariners; Bernard de Wynton, master of the ship called '*Le James*,' and 39 mariners; Richard le Shoter, master of the ship called '*La Cogge Seint Esprit*,' and 34 mariners; Nicholas Bowell, master of the ship called '*La Laurence*,' and 24 mariners; Robert de Caldecote, master of the ship [called] '*La Cogge Johan*,' and 23 mariners; David de la Mere, master of the ship called '*La Cogge Seint Marie*,' and 27 mariners.

The bailiffs of Exmuth, in favour of John de Auncrey, master of the ship called '*La Rodecogge*,' and 26 mariners; Robert de Exton, master of the ship called '*La Petre*,' and 22 mariners; William Slegh, master of the ship called '*La Nicholas*,' and 19 mariners; Peter Godelok, master of the ship called '*La Mighel*,' and 23 mariners; William Sanger, master of the ship called '*La Margarete*,' and 21 mariners; Walter Edmond, master of the ship called '*La Seint Maricogge*,' and 33 mariners.

The mayor and bailiffs of Portesmouth, in favour of Richard Gilde, master of the ship called '*La James*,' and 43 mariners; William Spiry, master of the ship called '*La Seint Maricogge*,' and 32 mariners.

*Vacated, because otherwise below.*

The bailiffs of Melecombe, in favour of Ed. Knyght, master of the ship called '*La George*' and 22 mariners; Edward Nichol, master of the ship called '*La Seintmaricogge*,' and 26 mariners; John de la Mere, master of the ship called '*La Cogge Johan*,' and 28 mariners.

The bailiffs of Lemynton, in favour of William Kellout, master of the ship called '*La Seintmaricogge*,' and 23 mariners; Roger Hake, master of the ship called '*La Jolivette*,' and 20 mariners.

The bailiffs of La Rye, in favour of Stephen Russel, master of the ship called '*La Seintmaricogge*,' and 42 mariners; Geoffrey Corbeyll, master of the ship called '*La Nicholas*,' and 40 mariners; Ralph Ambroys, master of the ship called '*La Rodecogge*,' and 32 mariners.

The bailiffs of Weymouth, in favour of Walter atte Lane, master of the ship called '*La Richygaigne*,' and 50 mariners; for Richard Langinagh, master of the ship called '*La Blith*,' and 32 mariners.

The bailiffs of Hoke, in favour of William atte Crouche, master of the ship called '*La Rose*,' and 19 mariners; William Wiring, master of the ship called '*La Mariote*,' and 20 mariners; Richard Godale, master of the ship called '*La Mighel*,' and 17 mariners; Roger Walter, master of the ship called '*La Mariote*,' and 19 mariners.

The bailiffs of Faversham, in favour of Peter Seman, master of the ship called '*La Katherine*,' and 29 mariners.

The bailiffs of Hastynges, in favour of John Werrene, master of the ship called '*La Seintmaricogge*,' and 30 mariners; Simon de Dovorr, master of the ship called '*La Leonard*,' and 33 mariners.



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*Membrane 8—cont.*

The bailiffs of Fowy, in favour of Richard Greyk, master of the ship called '*La Katherine*,' and 21 mariners; Richard Douny, master of the ship called '*La Bertelmeu*,' and 25 mariners.

The bailiffs of Seford, in favour of William Steven, master of the ship called '*La Mariote*,' and 37 mariners.

The bailiffs of Sandwich, in favour of John Martyn, master of the ship called '*La Seintmaricogge*,' and 31 mariners; Reymund Wyntre, master of the ship called '*La Jonette*,' and 27 mariners; William Shene, master of the ship called '*La Seintmaricogge*,' and 27 mariners; Adam Giles, master of the ship called '*La Peres*,' and 11 mariners; William Simond, master of the ship called '*La Seintmaricogge*,' and 43 mariners; Adam Copp, master of the ship called '*La Austyne*,' and 29 mariners; John Cristemassee, master of the ship called '*La Blithe*,' and 47 mariners; John Gundy, master of the ship called '*La Godbiete*,' and 40 mariners.

The bailiffs of Hethe, in favour of John Baudechoun, master of the ship called '*La Petre*,' and 27 mariners.

The bailiffs of Sydemuth, in favour of John Hake, master of the ship called '*La George*,' and 24 mariners; Roger Sanger, master of the ship called '*La Petre*,' and 25 mariners; Hamelin Sanger, master of the ship called '*La Gunne*,' and 26 mariners.

The bailiffs of Shorham, in favour of Robert Loundenys, master of the ship called '*La Messenger*,' and 22 mariners; Ralph Graunger, master of the ship called '*La Jonette*,' and 24 mariners.

The bailiffs of Hamel, in favour of John Cock, master of the ship called '*La Jonette*,' and 32 mariners; John Houslak, master of the ship called '*La Mariote*,' and 19 mariners.

The bailiffs of Dertemuth, in favour of Richard le Baker, master of the ship called '*La Mariote*,' and 48 mariners; Gilbert Swote, master of the ship called '*La Seintsaveour*,' and 36 mariners; Peter Gorwet, master of the ship called '*La Nicholas*,' and 21 mariners; Adam Kyngesmay, master of the ship called '*La Cogge Seint Thomas*,' and 25 mariners; William Coteman, master of the ship called '*La Nawdieu*,' and 24 mariners; John Boys, master of the ship called '*La Seintmaricogge*,' and 21 mariners; Richard Pody, master of the ship called '*La Reddecogge*,' and 33 mariners; Reinald Selman, master of the ship called '*La Katherine*,' and 32 mariners; Michael Abraham, master of the ship called '*La Nicholas*,' and 16 mariners; Thomas Kyngesmay, master of the ship called '*La Juliane*,' and 16 mariners.

The bailiffs of La Pole, in favour of John le Shippeman, master of the ship called '*La Rodecogge*,' and 42 mariners; John le Blawere, master of the ship called '*La Alizote*,' and 19 mariners; Philip Bundy, master of the ship called '*La Alizote*,' and 19 mariners; William Pitaunce, master of the ship called '*de La Swan*,' and 19 mariners; Peter Butte, master of the ship called '*La Nicholas*,' and 42 mariners; John de Wyndesore, master of the ship called '*La Blithe*,' and 22 mariners.

The bailiffs of Wynchelse, in favour of John Shipman, master of the ship called '*La Jonette*,' and 35 mariners; John Baddyng, master of the ship called '*La Godebiete*,' and 46 mariners; William Pate, master of the ship called '*La Edward*,' and 45 mariners; Richard le Mazon, master of the ship called '*La Seintmaricogge*,' and 33 mariners; Roger Hamer, master of the ship called '*La Godyer*,' and 52 mariners; Simon Aumbreys, master of the ship called '*La Jonette*,' and 37 mariners; Alexander Cok, master of the ship called '*La Seint Johan*,' and 43 mariners; William Saundre, master of the

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*Membrane 8—cont.*

ship called '*La Nicholas*,' and 32 mariners; Adam Wilkyn, master of the ship called '*La Lightefote*,' and 27 mariners; Gervase Whiting, master of the ship called '*La Edmund*,' and 47 mariners; John Passelewe, master of the ship called '*La Michel*,' and 33 mariners; Charles Colyn, master of the ship called '*La James*,' and 28 mariners; Maurice Purse, master of the ship called '*La Bertelmeu*,' and 26 mariners; Thomas Sanger, master of the ship called '*La Bertelmeu*,' and 33 mariners; Roger Shippeman, master of the ship called '*La Katherine*,' and 39 mariners; John Pattok, master of the ship called '*La Seinte Thomas*,' and 38 mariners; Robert Makefare, master of the ship called '*La Clemente*,' and 21 mariners; Benedict Sely, master of the ship called '*La Jonette*,' and 34 mariners.

The mayor and bailiffs of Southampton, in favour of William atte Hirne, master of the ship called '*La Gracedieu*' of Southampton, and 48 mariners; Richard Kempe, master of the ship called '*La Cogge Johan*,' and 47 mariners; Roger le Smyth, master of the ship called '*La Trinite*,' and 44 mariners; Edward le Palmere, master of the ship called '*La Nicholas*,' and 39 mariners; William le Smale, master of the ship called '*La Juliane*,' and 32 mariners; John Selde, master of the ship called '*La Godyere*,' and 32 mariners; William Fesaunt, master of the ship called '*La Gardiner*,' and 34 mariners; John Driberd, master of the ship called '*La Bien Venu*,' and 30 mariners; John Aleyn, master of the ship called '*La Bertelmeu*,' and 28 mariners; John Frost, master of the ship called '*La Mayndre Cogge Johan*,' and 26 mariners; Edward Arny, master of the ship called '*La Nicolas*,' and 31 mariners; William atte Rugge, master of the ship called '*La Nicolas*,' and 32 mariners; William atte Burgh, master of the ship called '*La Seintemari-cogge*,' and 22 mariners.

The bailiffs of Romeneye, in favour of John White, master of the ship called '*La James*,' and 33 mariners.

The bailiffs of Loo, in favour of Thomas Lovenot, master of the ship called '*La Mighel*,' and 24 mariners; John Page, master of the ship called '*La Aynstace*,' and 17 mariners; Thomas Dele, master of the ship called '*La Seintemari-cogge*,' and 22 mariners; John Croppe, master of the ship called '*La Mighel*,' and 21 mariners.

The bailiffs of Lyme, in favour of Richard Hermyte, master of the ship called '*La Blithe*,' and 12 mariners; Richard le Serder, master of the ship called '*La Welyfare*,' and 39 mariners; John Pope, master of the ship called '*La Mighel*,' and 21 mariners; John Slegh, master of the ship called '*La Seintemari-cogge*,' and 40 mariners; Robert Sampson, master of the ship called '*La Seintemari-cogge*,' and 22 mariners.

The bailiffs of Newport, in favour of Nicholas Checche, master of the ship called '*La Amyote*,' and 19 mariners; John Hugh, master of the ship called '*La Sauvage*,' and 19 mariners.

The bailiffs of Sutton, in favour of Richard Bole, master of the ship called '*La Cristofre*,' and 36 mariners; William Cock, master of the ship called '*La Nicolas*,' and 41 mariners.

The bailiffs of Plummuth, in favour of William Foleford, master of the ship called '*La Martyn*,' and 24 mariners; Walter de Taverton, master of the ship called '*La Petre*,' and 27 mariners; William Bogher, master of the ship called '*La Michel*,' and 24 mariners.

The bailiffs of Teigmuth, in favour of William Payn, master of the ship called '*La Margarete*,' and 21 mariners; Roger Payn, master



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*Membrane 8—cont.*

of the ship called '*La Seint Andreu*,' and 16 mariners; William Hardy, master of the ship called '*La Dieu*,' and 30 mariners; Gilbert Whetepayn, master of the ship called '*La Jonette*,' and 16 mariners; Richard Bolde, master of the ship called '*La Mighel*,' and 19 mariners; Walter Peres, master of the ship called '*La Nicolas*,' and 14 mariners; Richard le White, master of the ship called '*La Seintemaricogge*,' and 24 mariners; John Eustace, master of the ship called '*La Godyere*,' and 23 mariners.

Sept. 10.  
Porchester.

To the bailiffs of Portesmouth. Whereas the king has ordained that the expenses of the mariners who have come with their ships to that town in his service shall be levied from the men of the towns to which the ships belong [*etc., as above*]; and Matilda, late the wife of William de Stedham, owner (*domina*) of a ship called '*La James*' of the same town, who has expended much in the maintenance of 43 mariners of the ship staying in that port, and Robert le Goldsmyth, owner of another ship called '*La Seintemaricogge*,' who has expended much in the maintenance of 32 mariners of that ship, have besought the king to provide a remedy; the king therefore orders the bailiffs to cause 2*d.* a day for each of the said mariners to be levied from the men of that town and its members who stay at home and have no ships there, nor any part in the same, from Sunday after the Decollation of St. John the Baptist, since which time the mariners have remained continuously in that port, until Friday next, and to cause the same to be paid to the owners of the ships. They are forbidden to levy more than is necessary [*as in preceding order*].

Sept. 12.  
Porchester.

To Ralph Basset of Drayton, constable of Dover castle, and warden of the Cinque Ports, or to him who supplies his place. Although the king ordered the mayors and bailiffs of the towns of Hethe, Dover, and Faversham, which are within the liberty of the Cinque Ports, to cause all owners of ships of those towns and the members thereof of the burthen of 50 tuns and upwards to come to Portesmouth with their ships on Sunday after the Decollation of St. John the Baptist last, to set out in his service for the defence of the realm against the attacks of the French, as they should be enjoined by Nicholas Kiriell, admiral of the fleet of ships towards the west, the said mayors and bailiffs have not hitherto caused certain of the ships to come to the said place; and the king has now ordained that twelve ships of Kent and the city of London, each provided with 40 armed men and victuals and other necessities, of the ships that have not come to Portsmouth, shall remain on the sea coast near Forland in the Isle of Thanet for the repulse of the French and other enemies, if they endeavour to enter the realm there, at the cost of the men of the towns to which the ships belong who shall have no ships there, and have no part in the ships, and are not now in the king's service aforesaid, whilst other ships that have come to that place by virtue of the orders aforesaid and that have set out in the fleet with the aforesaid Nicholas shall remain in that service; of which twelve ships the king wills that two shall be of the town of Hethe, two of the town of Dover, and the fifth of the town of Faversham: the king therefore orders the constable to cause the said five ships to be chosen out of the best ships of those towns that have not set out in the king's service as is aforesaid, and to cause each of them to be provided with 40 armed men and victuals and other necessities at the expense of the aforesaid men, and to cause the necessary charges for the mariners and armed men to be levied, and to cause the ships to come to the coast aforesaid, so that they be there on Sunday the feast of St. Matthew next at the latest. He is enjoined not to permit more than is necessary to be levied from the men of the said towns by colour of this order.

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## MEMBRANE 7.

To the mayor and sheriffs of London. Order to cause three of the aforesaid twelve ships to be chosen in that city from the better ships, and to cause each of them to be furnished with forty armed men, victuals, and other necessities at the cost of the men of the city who shall have no ships nor parts therein, in the king's service, and to cause the necessary charges for the mariners and armed men to be levied, and to cause the said ships to come to the coast aforesaid by the said Sunday. They are forbidden to levy more than is necessary by colour of this order [*as in preceding orders*].

To the sheriff of Kent. Like order to cause four of the said twelve ships to be chosen from the ships of the towns of Maidenstan, Strode, Rochester, Medeweys, Gillyngham, and Clyve, and to cause them to be provided with men, etc. [*as above*].

Sept. 10.  
Porchester.

To the bailiffs and community of Spaldyng. Although the king lately ordered them to cause all owners of ships of that town of the burthen of 30 tuns and upwards to come with their ships, arms, victuals, and other necessities to Erewell (*sic*), on the day of St. Matthew next, to set out for the defence of the realm as they should be then enjoined on the king's behalf, he has now ordained that twelve ships of that town and of the towns of Blakeneye, Snedesham, Hunstanton, and Holme and their members, two of which shall be of the town of Spaldyng, each of them provided with forty armed men and victuals and other necessities, shall remain on the sea coast in the parts of Sheld and of Seint Edmundesnesse for the repulse of the king's enemies, whilst the king's fleet, which he has ordered to be assembled at Erewell on the said day, shall stay there, and that the necessary expenses for the mariners of the said twelve ships and the armed men shall be levied from the men of the said town (*sic*) remaining at home [*etc., as in preceding orders*]: the king orders them to cause the aforesaid two ships to be chosen from the better ships of their towns, and to be provided with forty armed men each and victuals and other necessities, and to cause the necessary expenses for the mariners and armed men to be levied accordingly from the said men of that town, and to cause the ships to come to the said coast by Wednesday after the aforesaid feast. They are forbidden to levy more than is necessary by colour of this order [*etc., as in preceding orders*].

By K. and C.

The like to the bailiffs and communities of the following towns:

Blakeneye, for four ships.

Snedesham, for two ships.

Hunstanton, for two ships.

Holme, for two ships.

Sept. 24.  
Westminster.

To the sheriff of Kent. Order to cause the expenses for the masters and mariners of the five ships of the towns of Maydenstan, Strode, Gillyngham, and Clyve and of the members thereof that came to the sea coast near Forland in the Isle of Thanet by virtue of the king's order, to be levied from the men of those towns who remain at home and have no ships nor any part thereof at that place, to wit 6*d*. a day for each of the masters and 3*d*. a day for each of the mariners, for their wages in coming to the aforesaid place and remaining there, to wit for three weeks, and to cause the same to be paid to the masters and mariners. The king orders him not to cause more to be levied than is necessary by colour of this order.

Sept. 26.  
The Tower.

To John de Felstede. Order to bring to the chancery and to restore the king's letters patent appointing him, together with William de Munden, one of the collectors of the new custom, to collect the said custom in the port of London from Michaelmas next in place of James Beaufleure, as the king wills that he shall not intermeddle with the collection of the custom, the



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*Membrane 7—cont.*

treasurer and barons of the exchequer having testified that he has not found security there to answer to the king for the issues of the custom. By C. [*Parl. Writs.*]

To William de Munden, one of the collectors of the new custom in the port of London. Order to intend the collection of the custom with James Beauflour until further orders, notwithstanding the king's order to admit the aforesaid John de Felstede in place of James, as the king wills that John shall not intermeddle with the collection for the above reason. [*Ibid.*] By C.

Sept. 26.  
The Tower.

The sheriffs of London. Order to deliver the body of Thomas de Everyngham from Neugate prison, wherein he is detained for certain causes, as Bego de Knovyll, Ed. Haclut, Hugh de Turpliton, Thomas Wither of co. Hereford, Ed. de Rivers of co. York, John de Bray of co. Berks, Richard le Hunt of co. Northumberland, and Nicholas de la Lee of co. Gloucester have mainperned before the king to have the body of the said Thomas before him or elsewhere at his order. By K.

Sept. 24.  
Westminster.

To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. The king has assigned to Margaret, late the wife of William de Bereford, tenant in chief, the following of the said William's lands as her dower, by the assent of Ed[mund] de Bereford, son and heir of William: the manor of Newenham near Walingford, co. Oxford, of the yearly value of 109s. 4d.; the manor of Brightwell, in the same county, of the yearly value of 111s. 8d.; certain lands in Cadewell, in the same county, of the yearly value of 12d.; the manor of Bykemers, co. Warwick, of the yearly value of 8l. 15s. 6d.; certain lands in Wythinghas, in the same county, of the yearly value of 4l. 6s. 8d.; and 47s. 8d. of yearly rent in Alton, co. Leicester; 33s. 4d. of yearly rent in Britewell, co. Oxford; 10l. of yearly rent in Croumers near Walyngford, in the same county: he therefore orders the escheator to deliver to her the said manors of Newenham and Brightwell, the tenements in Cadewell, and the rent in Britewell and Croumers.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order to deliver to the aforesaid Margaret the said manor of Bikemers, the tenements in Wythinghas, and the rent in Alton.

To the same. Order to deliver to the aforesaid Margaret the advowson of the church of Wisshawe, co. Warwick, of the yearly value of 6 marks, which the king has assigned to her as her dower of her husband's advowsons.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manor of Shothiswell, a messuage, a carucate and 3 virgates of land and 20s. of rent in Shothiswell, and to restore the issues thereof to the aforesaid Margaret, as the king learns by inquisition taken by the escheator that the aforesaid William and Margaret held on the day of William's death the said manor of the gift of Thomas Waudard of Shothiswell, to them and to the heirs of William, by fine levied in the king's court, and the said tenements of the gift of Gervase de Willeford and Amflesia his wife, likewise made to them and to the heirs of William by fine levied in the king's court, and that the premises are not held of the king in chief, and that Edmund de Bereford, son of William, is William's next heir and is of full age.

To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Like order concerning a messuage, a garden, a dovecot, 160 acres of land, 15 acres of meadow, and a fishery

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*Membrane 7—cont.*

with the ferry of one barge (*passagio unius barge*) in the water of Thames in Clopote, as the king learns by inquisition taken by the escheator that the aforesaid William and Margaret held the premises jointly on the day of William's death of the gift of Walter de Aylesbury, made to them and to the heirs of William, and that they are not held of the king, and that Edmund is his next heir.

To John de Bolingbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the manors of Grenberewe and Derset, and to restore the issues thereof to Edmund, son of the aforesaid William, as the king learns by inquisition taken by the escheator that William and Edmund held jointly on the day of William's death the manor of Grenberewe of the gift of Henry de Braundeston, made to them and to the heirs of Edmund's body, by fine levied before the justices of the Bench, and that William held on the said day the manor of Derset for life of the demise of John de Sudle by the king's licence, with remainder to Edmund for life, and that the manor of Grenberewe is held of John de Harecourt by knight service, and the manor of Derset is held of the king in chief by the service of a moiety of a knight's fee.

Sept. 10.  
Porchester. To the treasurer and barons of the exchequer. Order to cause 13*l.* 7*s.* 0*d.* to be allowed to the mayor and bailiffs of the town of Southampton out of the ferm of their town, which sum they paid to the master of a ship called '*La Nes Seinte Marie*' of Bermuth, in the presence of Arnald Calculi, for Arnald's passage, as appears by an indenture made between them and Arnald, in execution of the king's order to cause Arnald to have passage from that port for himself, his horses and equipments, at the king's cost, Arnald being then about to set out for the expedition of certain of the king's affairs.

Sept. 27.  
The Tower. To the treasurer and barons of the exchequer. Order to allow to Robert de Kendale the debts due to him from the king in the debts due from him to the exchequer, any order or ordinances made to the contrary notwithstanding. By K.

*Vacated, because otherwise below.*

Sept. 28.  
The Tower. To the keepers of the seal called '*coket*' in the port of London, and of the king's scale (*troni*) there. Order to cause the king's scale for weighing wool brought to the staple of London, which the king lately ordained should be at the New Temple, London, to be removed to its former place in the city of London, as the king wills, at the request of the citizens of London, that the scale shall hereafter be at the said place during his pleasure. By K.

Sept. 27.  
The Tower. To the treasurer and chamberlains. Order to cause tallies to be levied to Robert de Kendale for the sums that they shall find, by inspection of the king's writs of *liberate* in their possession, to be due to him of the arrears of his fee of the time when he was constable of Dover and warden of the Cinque Ports, to be allowed to him in the debts due from him, notwithstanding any order or ordinances to the contrary, Robert having prayed the king to cause such allowance to be made to him. By K.

Sept. 30.  
The Tower. To Simon de Grymmesby, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the lands that Mary, late the wife of William de Brewosa, held in Werthorp, co. York, of William de Ros of Hamelak, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that she held no lands in chief on the day of her death, but that she held certain lands in Werthorp of William de Ros of Hamelak by the service of 1*l.* yearly.



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*Membrane 7—cont.*Sept. 30.  
The Tower.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause dower to be assigned to Joan, late the wife of John de Sancto Leodegario, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 11.  
Gloucester.

To John de Hampton, escheator in the counties of Gloucester, etc. Order to deliver to brother John de Bykenore, prior of St. Bartholomew's hospital, Gloucester, and to the brethren thereof, the issues of the temporalities of the hospital during the late voidance, caused by the death of brother John de Ok, the late prior, the king, on 1 October last, having taken the fealty of the said Jolin, whose election as prior by the brethren he accepted, when he ordered the escheator to deliver the temporalities of the hospital to the said John, as the king has granted the issues during the voidance to the hospital of his alms.

By K.

## MEMBRANE 6.

Sept. 25.  
The Tower.

To the mayor and bailiffs of Southampton. Whereas lately, at the complaint of Hugh Madefray and Thomas Potyn, merchants of the city of London, suggesting that they lately bought certain corn and other wares at Amiens by certain of their servants, and caused the same to be loaded in a ship of the town of Orewell to be brought thence to London, and that certain mariners of certain of the king's ships that are called 'pinnaces' (*spinatz*) took the said ship whilst on her voyage on the water of Thames between Mergate and Reculvre, and took her and the said corn and wares to Southampton, pretending that the ship, corn, and wares belonged to merchants of the power of the king of France, under which pretext the ship, corn, and wares were arrested by the mayor and bailiffs at the suit of the said mariners, the king ordered the mayor and bailiffs to deliver to Hugh and Thomas, by the view and testimony of trustworthy men, all the corn, goods, and wares in the ship that they should find by lawful proof to have been the property of Hugh and Thomas at the time of the arrest, retaining in the king's hands the other goods of the men and merchants of the king of France found therein until otherwise ordered; and the bailiffs afterwards returned that it appeared to them by lawful proofs that all the corn, goods, and wares found in the ship were the property of Hugh and Thomas, and that no person of the power of the king of France had any goods or chattels therein: the king, although the said mariners suggested to him that the corn and wares belonged to men of the power of the king of France and paid custom (*custumata*) and were loaded in their name in France, orders the mayor and bailiffs to deliver to Hugh and Thomas all the corn, goods, and wares in the ship at the time of arrest claimed by them as their own, retaining in the king's hands any goods of the men and merchants of the king of France found therein, as Hugh and Thomas have found security before the king in chancery, to wit Adam de Ely and John Burgard, citizens of London, to answer to the king and to others at his order for the said goods or for their value.

By K.

Oct. 2.  
The Tower.

To Ralph de Camoys, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in his chapel in the castle bread, wine, oil, and other small necessities for divine service from Michaelmas last until next Michaelmas.

Oct. 1.  
Westminster.

To the chancellor and university of Oxford. Order to cause the gate of the said city called 'Smithegate,' which is in their custody, to be kept safely, so that there may be no entry there for Roger de Mortuo Mari, the

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*Membrane 6--cont.*

king's rebel, or for other rebels and enemies of the king who have entered the realm with a multitude of aliens.

By K. on the information of W. de Herlaston,

Oct. 2. To Thomas de Harpeden, escheator in cos. Wilts, Southampton, Oxford,  
Westminster. Berks, Bedford, and Buckingham. Order not to intermeddle further with a bovate of land in Ramenham, co. Berks, that William de Morton lately acquired to him and his heirs from Henry Ernefast, knight, which the escheator took into the king's hands by reason of the said acquisition pretending that it was held in chief of the king, and to restore the issues thereof to William, as the king learns by inquisition taken by the escheator that it is held of Peter de Monte Forti and not of him.

Sept. 30. To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge,  
The Tower. Huntingdon, Essex, and Hertford. Order to pay to Joan de Torthorald 10 marks for Michaelmas term last, in accordance with the king's grant, of 11 June, in the 11th year of his reign, of 20 marks yearly from the issues of the escheatry this side Trent.

Oct. 1. To the treasurer and barons of the exchequer. Order to cause the  
The Tower. aforesaid 10 marks to be allowed to the said escheator.

Oct. 2. To the bailiffs of York. Order to pay to William de Ros of Hamelak  
Westminster. 75 marks from the farm of that city for Michaelmas term last, in accordance with the king's grant of 22 August, in the 16th year of his reign, of that sum yearly at Michaelmas and Easter from the ferm of that city and of the like amount from the ferm of the city of Lincoln, until the king should provide him with 300 marks of land or rent yearly between the waters of Thames and Tees, or until the king should restore to him the castle of Werk, which William granted and released to the king.

The like to the bailiffs of the city of Lincoln.

Oct. 4. To the treasurer and barons of the exchequer. Order to cause the afore-  
Acton. said 75 marks to be allowed to the bailiffs of the city of York.

The like for the citizens of Lincoln.

Oct. 2. To William de Weston, [escheator] in cos. Kent, Surrey, Sussex,  
Westminster. Middlesex, and in the city of London. Order not to intermeddle further with the land of Nicholas de Aperdele, William Crochun, and John le Hauburger in Hethlegh, and to restore the issues thereof, the escheator having certified the king that he took into the king's hands 60 acres of land of the said Nicholas, William, and John because he found by an inquisition of office that John de Plesey, knight, who held the manor of Hethlegh in chief as of the honour of Boulogne by knight service, alienated the said land, which is parcel of the manor, to Nicholas, William, and John without the king's licence, rendering therefor to the said John and his heirs 17s. 6d. yearly, the true value of the land, doing suit at his court of Hethlegh and at the king's hundred of Coppedethorn from three weeks to three weeks, and rendering 2s. yearly to the sheriff of Surrey for 'hundredsilver' and 'shirefyeld.'

Oct. 12. To the sheriff of York. Order to release Master Simon de Caral, clerk,  
Gloucester. of Scotland, who was lately arrestel with two servants and divers of his goods on his voyage from Scotland to Flanders by certain of the king's mariners, and who was taken to Scardeburgh, and whom the sheriff has sent to the king by his order, and to cause his said goods to be delivered to him, and to permit him to go with his servants and goods whither he will, of the king's special grace.

By K.

Sept. 3. To the mayors and bailiffs of Bristol. Order not to molest John de Celer  
Porchester. of Bristol, owner (*domino*) of a moiety of the ships called '*La Alisete*



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*Membrane 6—cont.*

*James* and *Cok Johan*, and Richard de Welles, owner of a moiety of the ship called '*La Laurence*' of Bristol, by virtue of the king's order to them to cause all owners of ships of the burthen of 50 tuns and upwards to come with their ships, etc., from that town and its members to Portesmouth on Sunday after the Decollation of St. John the Baptist last, the said John and Richard being so weak and aged that they cannot labour in this service, as the king, wishing to spare them upon this occasion, has given them licence to return home, they having sent other sufficient men in their places in the said service. By K.

Sept. 5.  
Porchester.

To the mayor and bailiffs of Winchester. Order to release the goods, chattels, and debts of Giles de Faward, commonly called '*Barran de Faward*,' and to restore them to him if they have arrested them by virtue of the king's order to take into his hands the goods, chattels, and debts of the men and merchants of the power of the king of France, and to aid Giles in levying the debts due to him in that city, as the king learns upon trustworthy testimony that Giles is a merchant of the town of Penne in the Agénois, and that he has always borne himself faithfully to the king.

By K.

Aug. 17.  
Clarendon.

To the mayor and sheriffs of London. Order to release and to restore to John de la Gout, merchant, and Gaillard, his brother, 42 tuns of wine lately in John's custody at London, which they lately arrested with other goods of John and Gaillard by virtue of the king's order to arrest goods and wares of the men and merchants of the town of Besatz, of which wine 13 tuns and one pipe belonged to John and Gaillard and the rest belonged to William Xanctii, lord of Pomiers (*Pomeriis*), as the king learns upon trustworthy testimony that John and Gaillard, who are sprung from the town of Besatz, have always borne themselves faithfully towards him and his subjects, and that John sojourned in this realm all the time of the late disturbance in the duchy [of Aquitaine], and long before then.

By K.

Aug. 19.  
Clarendon.

To the same. Order to release and restore to Gaillard Coubull and Arnald de Bugons their goods, chattels, and debts, if they have arrested the same by virtue of the aforesaid order to take into the king's hands the goods, chattels, and debts of the men and merchants of Besatz, as the king learns upon trustworthy testimony that Gaillard and Arnald, who are sprung from that town, sojourned in this realm all the time of the late disturbance in the aforesaid duchy, and long before, and that they have always borne themselves faithfully towards the king and his subjects.

By K.

Oct. 11.  
Gloucester.

To Robert de Aston, keeper of certain forfeited lands in co. Gloucester. Order to deliver to Elizabeth, late the wife of Simon le Chaumberleyn, the manor of Hope near Thornbury, in that county, together with the issues from 2 April, in the 18th year of the king's reign, as the king learns by inquisition taken by Master John de Blebury, Robert de Hungerford, and the aforesaid keeper that Alice, daughter of Roger de Lokynton, on the morrow of St. Valentine, 28 Edward I., granted, remitted, and confirmed the said manor to the aforesaid Simon and Elizabeth, to them and their heirs, and that they were seised thereof by virtue of this grant, and continued their seisin until the manor was taken into the king's hands by reason of Simon's rebellion, and that Simon died in prison in Gloucester castle on the aforesaid 2 April, and that Elizabeth has not remitted to any one her right in the manor, nor changed her estate in any wise, and that the manor was taken into the king's hands, and is still in his hands, by reason of Simon's rebellion, and for no other cause, and that it is held of the manor of Thornbury by the service of 5s. yearly for all service.

## MEMBRANE 5.

1326.

Sept. 28.  
The Tower.

To John de Blounvill, escheator in cos. Norfolk, Suffolk, Essex, Hertford, Cambridge, and Huntingdon. Order to deliver to John de Goldyng-ham, Nicholas Dacre, and Simon Cobaud, executors of the will of Master Thomas de Kerdeston, late archdeacon of Norfolk, the manor of Norton, co. Norfolk, except the advowson of the church of Thurverton, a house in Nokkedam, herbage and a rushbed (*junctaria*) in the marsh of Boyshowe, herbage in the marsh of Hordhowe, and except the rents and services of the freemen and villeins, together with the issues thereof from the death of the said Master Thomas, to hold until the end of fourteen years from Michaelmas after the feast of St. Ambrose, in the 14th year of the king's reign, after which term it is to be resumed into the king's hands, as the king learns by inquisition taken by Edmund de Hemmegrave and John Claver in the escheator's presence, by the king's order, that Thomas Rosecelyn, granted, before he forfeited to the king, to wit on 7 March, in the 14th year of the reign, to the said Master Thomas for life the aforesaid manor, with the above exceptions, rendering therefor 8 marks yearly, and that he afterwards, before he forfeited to the king, to wit on Sunday after St. Ambrose, in the aforesaid year, granted the manor, with the above exceptions, to Master Thomas for fourteen years from Michaelmas following, quit and discharged of the said 8 marks yearly, in consideration of a sum of money paid to him beforehand, and that neither Master Thomas in his life nor his executors after his death changed their estate therein, and that the manor was taken into the king's hands after the death of Master Thomas by the escheator by reason of the forfeiture of the aforesaid Thomas Rosecelyn, and for no other reason, and that the manor is not held of the king, and that, with the above exceptions, it is worth 34s. 2d. yearly in all issues.

Oct. 12.  
Gloucester.

The like to Roger de Hales, to deliver the manor, with the above exceptions, which is in his custody by the king's commission, together with the issues thereof received by him.

Oct. 14.  
Tintern.

To the bailiffs of Great Yarmouth. Order to release Peter Ramelyn of Ostende, Clays Hanele, John le Lapre, John Panfox, John Cristelot, John Bastar, Henry Tripplere of Seinte Marichirche, John Bode, and Copiaus Rowe of Flanders from prison in that town, together with their goods and chattels, they having been attached and imprisoned for a robbery at sea from certain men of this realm at the suit of the said men, if they have satisfied the said men for the robbery, and if they are detained in prison at the suit of the king and of no other.

By K.

To the sheriff of Dorset. Order to release William Marcher, parson of the church of Wyk, and William Baret, imprisoned at Dorchester (*Dors'*) by the king's order for certain reasons, upon their finding mainprise to answer to the king at his pleasure.

By K.

To the sheriff of Sussex. Whereas the king lately ordered the arrayors of men-at-arms in that county to cause a certain number of armed men and archers to come to him with all speed, and ordered the sheriff to pay the wages of the said men until they came to the king, and the sheriff has returned that he has no money of the issues of his bailiwick or from elsewhere out of which he can pay the wages, and the king has ordered the treasurer and chamberlains to pay to the sheriff by indenture out of the treasury such sum as shall seem necessary to them for this purpose: the king therefore orders the sheriff to receive the said money, and to pay therefrom the wages aforesaid, and to cause the men to come to the king with all speed: provided that those to whom he shall pay the wages shall be fit and sufficient for the king's service. [*Part Writs.*]



1326.

*Membrane 5—cont.*Oct. 1.  
The Tower.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Order not to intermeddle in any wise with the custody of the priory of Torkeseye, or with anything pertaining thereto, by reason of the last voidance thereof, and to restore the issues thereof to the prior and convent, as the king lately—at the prosecution of the prior and convent of Torkeseye, suggesting that the priory is of the patronage of John de Britannia, earl of Richmond, by reason of the lands that belonged to John de Balliolo, which the king lately granted to the earl, and that neither the earl nor John de Balliolo, nor his ancestors, when the said lands were in their hands, nor the king nor his progenitors, kings of England, when the said lands were [in their hands] by reason of wardship, escheat, or otherwise, were wont in times past to have the custody of that priory at any times of voidance, or to receive any issues therefrom, and that the escheator had taken the temporalities of the priory into the king's hands by reason of the lands of the said earl being in the king's hands—ordered the escheator to make inquisition concerning the premises, and it appears by the inquisition that neither the earl, nor John de Balliolo, nor any of his ancestors, nor the king nor his progenitors were wont to have the custody of the priory upon any of the voidances in times past, or to receive any issues therefrom.

*Memorandum*, that, on Saturday, the feast of St. Cecilia, William la Zousche, John de Sancto Johanne, and Edward de Sancto Johanne, knights, caused four bags under William's seal to be carried into the chamber of Isabella, queen of England, in the palace of the bishop of Hereford, wherein she was then housed, which bags contained rolls, inquisitions, and other memoranda of the king's chancery taken by them in the castle of Swayneseye in Wales, and the bags thus sealed were delivered to Master Henry de Clif, keeper of the rolls of chancery, then there present, who received them, and caused them to be carried with him to his lodging. [*Parl. Writs.*]

## MEMBRANE 4.

Dec. 6.  
Kenilworth.

To him who supplies the place of the treasurer and to the chamberlains. Order to pay to four constables and thirty armed footmen staying in the Tower of London for its defence their wages, to wit 8*d.* a day to each of the constables and 4*d.* a day to each of the footmen, from 17 November last until otherwise ordered.

To the same. Order to pay to Eleanor, late the wife of Hugh le Despenser, staying in the Tower of London, reasonable expenses for herself and others staying with her therein from 17 November last until otherwise ordered.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to call before them Benedict de Fulsham, the king's butler, and to take advice with him concerning the wines in his custody, and to cause those wines to be sold that cannot be kept by reason of their weakness, as the king is given to understand that Benedict has in his custody many wines that cannot be kept conveniently by reason of their weakness.

To the same. Order to cause all the king's ships, barges and boats to be brought to a certain place to be ordained by them, and to cause them to be kept at anchor there by such men only as are necessary, and to cause their tackle to be stowed away (*reponi*), until otherwise ordered, paying the wages of the keepers and amoving all men and mariners therefrom.

To him who supplies the place of the treasurer and to the chamberlains. Order to pay the expenses of John de Eltham, the king's son, for himself

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*Membrane 4—cont.*

and household, from Friday the feast of St. Lucy last, upon which day he went out of the Tower of London, and to pay his reasonable expenses hereafter until otherwise ordered.

Nov. 30.  
Cirencester.

To John de Wymondeswold, keeper of the wardrobe that belonged to Hugh le Despenser, the younger, in the Tower of London. Order to deliver by indenture to John, bishop of Winchester, supplying the place of the treasurer, the jewels contained in a schedule enclosed with the presents, to be sent by the bishop to the wardrobe of the queen, as the king has ordered the bishop.

By C.

Mandate in pursuance to the bishop, to send them to the queen's wardrobe by Master John de Brunham, clerk.

By C.

Dec. 6.  
Kenilworth.

To the mayor and bailiffs of Southampton. Order to restore to William Dardyns, merchant of Gascony, the 430 quarters of corn that they lately arrested as the goods of Master Peter Galicien by pretext of an order of the queen and of Edward, the king's eldest son, sent to them on the king's behalf, as it appears to the king that they are not the goods of Peter but of the said William.

By C.

Nov. 30.  
Cirencester.

To him who supplies the place of the treasurer, and to the chamberlains. Order to deliver to Master John de Brunham, clerk of queen Isabella, from her wardrobe in the Tower of London a silver gilt cup enamelled (*esmalt*) in parts, weighing 57s. 6d., of the value of 107s. 10d.; a gilt ewer enamelled in parts, weighing 43s. 6d.; three gilt cups, one of which is plain, weighing 43s. 9d., of the value of 56s. 8d., and the other two are gilt, indented and tabled (*tabulat*), one weighing 40s., of the value of 62s. 6d., and the other weighing 35s. 10d., of the value of 53s. 3d.; a gilt ewer enamelled in parts with grotesques (*de babewinis*), weighing 55s. 5d.; and a cup gilt and enamelled in the head, indented and tabled, weighing 45s.: to be brought to John by the queen, as the king has enjoined upon him.

By C.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to restore to William de Ayremynne, bishop of Norwich, all his lands, goods, and chattels, which the king lately caused to be taken into his hands, and to deliver to him the issues received therefrom since they were taken into the king's hands.

By C.

Dec. 6.  
Kenilworth.

To Thomas de Hindryngham and John le Claver, late keepers of the temporalities of the bishopric of Norwich, then in the king's hands. Order to deliver to William, now bishop of Norwich, all issues, obventions, and profits of the churches of Hoxne, Terlyng', Langham, and Thornham, and of the bishop's palace at Norwich received since the death of John, last bishop of Norwich, as he who supplies the place of the treasurer and the barons of the exchequer have certified the king under the exchequer seal that they have, in accordance with the king's order, searched the rolls and memoranda of the exchequer of the times of the late king and of Henry III. concerning the accounts rendered at the exchequer of the voidances of the aforesaid bishopric, and that they did not find that answer was made to any of the king's progenitors at the time of voidance of the bishopric for the issues, obventions, and profits of the said churches and palace.

By C.

Dec. 7.  
Kenilworth.

To Henry de Braybrok and James Frysell, keepers of the manor of Wycombe. Order to cause Geoffrey Hawys to have the custody of the king's warren of that manor, and to pay him for his maintenance as much as others were wont to receive for the same out of the issues of the manor, as the king wills that Geoffrey shall have the custody during his pleasure.

By R. and C.

*Memorandum*, that John la Zouche, William de Rampton, and John de Welleis, of co. Buckingham, mainperned for the good behaviour of the said Geoffrey in the custody aforesaid.



1326.

*Membrane 4—cont.*Dec. 10.  
Kenilworth.

To John de Crombwell, justice of the Forest beyond Trent, or to him who supplies his place in the forest of Shirewode. Order to cause the prior of Lenton to have three oaks fit for timber in the wood of Beskwode for the repair of the houses of his priory, of the king's gift.

Dec. 10.  
Kenilworth.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to restore to Nicholas de la Beche his manors of Oldecourt, Chityngelegh, Claverham, Idenne, and Lulham, together with other of his lands in co. Sussex, if they find, after having full information, that they belong to him and that they were taken into the king's hands without reasonable cause, as Nicholas complains; certifying the king if there be any reason why they cannot do so.

Dec. 2.  
Ledbury.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to appoint under the exchequer seal some of the king's subjects sworn of his council to extend without delay the manors of Wikhham, Swanescomp, Sutton, Tremworth, and Rierssh, co. Kent, the manors of Wokkyngge, Sutton, Pirifrith, and Taleworth, co. Surrey, the castle, manor, and honour of Arundel, co. Sussex, the manor of Bedehampton, co. Southampton, the manor of Couele, co. Wilts, the manors of Lecchelade, Bardesle, Sudyngton, and Musarder, co. Gloucester, the manors of Lammerssh, Leyham, Kerseye, Welde, Westhorndon, and Bisshoie, cos. Essex and Hertford, the manor of Barewe, co. Suffolk, the manor of Glatton and certain lands in Caldecote, co. Huntingdon, the castle of Donyngton, co. Leicester, the manor of Rihale, co. Rutland, the manor of Gretham, co. Lincoln, and the manor of Parlyngton, co. York, which are in the king's hands by the forfeiture of certain of his rebels, so that the extents shall be sent into chancery without delay, in order that the king may cause to be done further in this matter what shall seem fit, as the king, who has granted the premises to Edmund, earl of Kent, his brother, to have in aid of his maintenance during the king's pleasure, wishes to be certified of their true value.

By the queen and the king's eldest son.

Dec. 1.  
Ledbury.

To the sheriff of Somerset. Order not to arrest, molest, or aggrieve Adam, abbot of Glastonbury, by reason of his indictment before the sheriff for that he received into his abbey and concealed from the king a great treasure of Hugh le Despenser and of Robert de Baldok, the king's enemies, and that he received Robert into the abbey, and afterwards caused him to be conducted outside of the abbey through some places, and to certify the king in his next parliament of the indictment, as William de Clynton of co. Warwick, William Trussel of co. Leicester, Maurice de Berkele of co. Gloucester, William de Rampton, John le Bret, and John de Bratton, of co. Somerset, have mainperned before the king in chancery to have the body of the abbot before the king in his next parliament.

Dec. 2.  
Ledbury.

To Roger Chaundos, sheriff of Morganno. Order to permit the sons of Llywelín Bren and the sons of Rinus Vaghan, the son (*fil*) of Griffith ap Howel, the son of Yevan ap Rini, and the son of Howel ap Rees to hold until the next parliament the lands that they have entered as their inheritance, as they assert, so that the king may then cause to be done what shall seem fit by his common counsel.

By the queen and the king's eldest son.

Dec. 3.  
Ledbury.

To the sheriff of Devon. Order to pay to Otto de Bodringan 10*l.* on account of (*super*) the custody of the Isle of Lunday, which the king has granted to him for custody.

Dec. 7.  
Kenilworth.

To Ivo de Aldeburgh, constable of Bernard's Castle, in the king's hands by reason of the minority of the heir of Guy de Bello Campo, late earl of Warwick. Order to pay to William le Gayte, watchman of the castle, John, keeper of the king's stallions (*stalonum*), for himself and the king's

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*Membrane 4—cont.*

stallions, William, one of the king's carters, for himself and his groom and six of the king's horses in his custody, John Howet, the king's warrenner there, John de Hert, the king's chief forester of the forest there, John Page and John de Werdale, the king's parkers there, John Baudewyne, keeper of the foreign wood there, Adam de Skelton and Roger his fellow, foresters of Tesdale, Gilbert Riot, keeper of the king's stud in the park of the castle, John del Cote and Alexander le fitz Henri, keepers of the king's stock there, and William le fitz Geoffrey, the king's collector of the multure in the mills there, the arrears of their usual wages and the expenses of the horses aforesaid from the time when the constable received the custody, and to pay them the same hereafter until further orders.

Dec. 3.  
Ledbury.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause all the victuals that the king lately ordered to be provided for the munition of Dover castle, which are in the custody of John Piret, to be viewed by some of the king's subjects to be deputed for this purpose by them, and to cause to be done what they shall see fit for the king's benefit, as the cause for which they were provided has now ceased.

*MEMBRANE 3.*

Dec. 6.  
Kenilworth.

To Thomas Wake, justice of the Forest this side Trent, or to him who supplies his place in the forest of Rokyngham. Order to cause the bailiwick of Bolleax, in the said forest of Rokyngham, to be delivered to John du Char, who claims to hold it by the king's commission for life, which the king lately caused to be taken into his hands for certain causes. By C.

The like to Donald de Mar, steward of the Forest between the bridges of Oxford and Staunford.

Dec. 15.  
Kenilworth.

To the constable of Bristol castle, or to him who supplies his place. Order to deliver the king's barge called '*La Petite Mariot*' of Westminster, which is in the port of Bristol in his custody, to John de Coumbe, to be brought by him to Westminster, as John has been enjoined by the king, and cause him to have mariners and necessary costs for taking the barge to Westminster by the advice of men of that town. By K.

Dec. 7.  
Kenilworth.

To Thomas de Huntercombe, constable of Wyndesore castle. Order to pay to Edmund de Algate, janitor of both gates, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the king's works, 2*d.* a day; to Adam the gardener of the king's garden without the castle, 2½*d.* a day; to the four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, captain-forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Thomas le Parker, keeper of the park of Kenyngton, 1½*d.* a day; being their wages, from Michaelmas last until next Michaelmas.

Dec. 17.  
Kenilworth.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause Alexander le Peyntour to have the office of tronage of wool in the city of London, notwithstanding that the king lately committed to Walter de Chesthunte the custom of the tronage and pesage in that city during pleasure, as the king had previously granted the office of tronage to Alexander for life, which he did not recollect at the time of the grant to Walter.

To Walter de Chesthunte. Order not to intermeddle further with the said office of tronage by virtue of the aforesaid commission, and to restore any issues received therefrom to Alexander.



1326.

*Membrane 3—cont.*To Roger de Chaundos, sheriff of Glaumorgan——[*Incomplete.*]Dec. 20.  
Kenilworth.

To the mayor and sheriffs of London. Order to deliver to John de Boloigne and Peter Peisellard, mariners and tenants of the queen, of Abbeville in the county of Ponthieu, the ships called '*La Novel*' of Abbeville and '*La Seint Johan*' of Abbeville, with their tackle, which were arrested in the port of London after the commencement of the war between the king and the king of France, and which are in the custody of the mayor and sheriffs, as the king has granted the ships to them of his gift.

Dec. 25.  
Kenilworth.

To John de Bolyngbrok, escheator in cos. Warwick, Leicester, Nottingham, Derby, and Lancaster. Order not to intermeddle further with the lands of Walter de Goushull, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Dec. 26.  
Kenilworth.

To the mayor of Southampton, and to the collectors of the custom of wool in that port. Order to permit Richard de Byflet to have the custody of the pesage in that port and town, although the king lately committed the custody to Roger Lisewy during pleasure, as he had previously granted it to Richard for life, which he did not recollect at the time of the grant to Roger.

Dec. 25.  
Kenilworth.

To the aforesaid Roger. Order not to intermeddle further with the said custody, and to restore any issues received therefrom to Richard.

Dec. 28.  
Kenilworth.

To the constable of Bristol castle, or to him who supplies his place. Order to deliver John de Wokkyngg, clerk, from prison in that castle, if he be detained for no other cause than because he was of the household of Hugh le Despenser, late earl of Winchester, the king's enemy and rebel.

Dec. 28.  
Kenilworth.

To John de Warblyngton and William de Spersholt. Order to restore to Ingelram Berenger his lands, goods, and chattels, which were lately taken into the king's hands and are in their custody, together with the issues received therefrom since they were taken into the king's hands.

1327.

By K. and C.

Jan. 1.  
Kenilworth.

To the prior and convent of Watton. Order to cause Margaret, daughter of Hugh le Despenser, the younger, whom the king is sending to them, to be admitted and veiled without delay, to remain for ever under the order and regular habit of that house, and to cause her to be professed in the same as speedily as possible.

The like to the prior and convent of Semplyngham for Eleanor, daughter of the said Hugh.

To the master of the order of Semplyngham. Order to cause the aforesaid Eleanor and Margaret to be admitted and veiled in the said houses of Semplyngham and Watton, and to cause them to be professed therein as speedily as possible.

1326.

Dec. 28.  
Kenilworth.

To the mayor and bailiffs of Newcastle-on-Tyne. Order to cause Ivo de Aldeburgh and Robert de Byncestria, whom the king is sending to the northern parts for the expedition of certain of his affairs, 100s. each out of the ferm of that town for their expenses in the prosecution of the said affairs.

Dec. 29.  
Kenilworth.

To Benedict de Fulsham, the king's butler. Order to deliver to Miles de Bello Campo, constable of Walyngford castle, four tuns of wine, for the munition of that castle.

By K.

To the aforesaid Miles. Order to receive the said wine for the munition of the castle.

1327.

*Membrane 3—cont.*Jan. 6.  
Kenilworth.

To the sheriff of Norfolk. Order to restore to Hugh Giffard, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the king at Westminster with the homicide of Joan Whiteheved of Blakeshale and with the seditious carrying of arms against the king, as he has purged his innocence before the abbot of Westminster, ordinary of that place, to whom he was there delivered according to the privilege of the clergy.

Jan. 6.  
Kenilworth.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of John de Shupton, whom the king has amoved from office for insufficiency.

Jan. 10.  
Kenilworth.

To the sheriff of Warwick. Order to restore to Peter de Tenwe of Coventre, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the king at Warrewyk with the receipt of the goods of Elias le Kellere of London, which were stolen at Colfeld, as he has purged his innocence before Thomas, bishop of Worcester, the ordinary there, to whom he was delivered according to the privilege of the clergy.

To the same. Like order in favour of Alan de Kelyngworth, lord of Little Newenham, clerk, whose lands, goods and chattels were taken into the king's hands upon his being charged before the king at Warrewyk with the homicide of Nicholas de Wylas, slain at Palynton, and with the harbouring of divers thieves.

Jan. 12.  
Kenilworth.

To William de Synythwayt. Order not to intermeddle further with the custody of the chace of Wenslaydale, although the king lately committed the same to him during pleasure, and to permit John de Scargill to have the same, as John de Britannia, earl of Richmond, committed that custody to the said John, the king having restored the chace to the earl with his other lands, which were lately taken into the king's hands for certain causes. [*Fiedera.*]

Jan. 8.  
Kenilworth.

To Henry de Belton. Order to deliver the barrel of venison that belonged to Edmund, late earl of Arundel, now in his custody, to the sheriff of York, to do therewith what the king has enjoined upon him.

To the sheriff of York. Order to receive the aforesaid barrel of venison, and to cause it to be carried to Westminster without delay in the king's cart with five horses that are in his custody, to be delivered to the receiver of the king's victuals at Westminster.

Jan. 10.  
Kenilworth.

To Matthew de Crauthorn, receiver of the issues of the land of Morganno, in the king's hands. Order to pay to Roger de Chaundos, keeper of the land aforesaid, 200*l.* in order to pay the wages of the men besieging the castle of Kerfilly in that land by the king's order.

To Matthew Broun, escheator in eos. Lincoln, Northampton, and Rutland. Order not to intermeddle with the lands of Richard de Amecotes in Gerlethorpe, as the king learns by inquisition taken by the escheator that Richard held no lands of the king in those counties on the day of his death, but that he held the said lands of Edmund, late earl of Arundel, by the service of rendering 7*s.* yearly to the earl's manor of Eppeworth in the Isle of Haxilholm, which manor is now in the king's hands for certain reasons, and that his son Richard de Amecotes is his next heir, and is aged eighteen years.

Jan. 11.  
Kenilworth.

To the bailiffs of Ipswich. Order to permit Peter de Vynau, merchant of Bayonne, to pass from that port with his ship there laden with corn, as Peter, who is at the king's peace and faith, has found security before the king that he will take the said corn to the duchy of Aquitaine and not elsewhere.



1327.

*Membrane 3—cont.*

To Richard Damory, justice of North Wales. Order to have advisement with the men of those parts whom he shall see fit, and to cause twenty-four men of those parts, both Englishmen and Welshmen, to come to the Parliament convoked at Westminster, to consent to those things that shall be there ordained for the common benefit and peace of the realm and of those parts. [*Fœdera.*]

Jan. 10.  
Kenilworth.

To him who supplies the place of the treasurer, and to the barons of the exchequer. Order to cause Reginald de Donyngton, late sheriff of Lincoln, to have allowance for 10*l.* for Easter term, in the 18th year of the king's reign, and 20*l.* for Michaelmas and Easter terms in the 19th year, paid by him to Ebulo Lestraunge, husband of Alesia, daughter and heiress of Henry de Lacy, sometime earl of Lincoln, by virtue of the king's order of 6 April last to pay to Ebulo and Alesia the arrears of 20*l.* yearly for the third penny of the county of Lincoln for the time of his office.

Jan. 20.  
Kenilworth.

To the same. Whereas Nicholas Kiriell of co. Kent, Richard de Perers, John de Lyston, Robert de Cheddeworth of co. Essex, Martin de Fissheacre of co. Devon, Robert de Aspale of co. Suffolk, Master Richard de Clare of co. Somerset, John Pysegle of the city of London and co. Essex, and Eustace de Swafham of co. Cambridge acknowledged, on 12 June, in the 17th year of the king's reign, that they owed to the king 500 marks, whereof they ought to have paid 200 marks at the quinzaine of Midsummer and 300 marks at the quinzaine of Michaelmas then next following, and they have paid 297½ marks at the exchequer, as they say, and the said Robert de Aspale, John de Aspale, and Ralph de Bockyng have besought the king to discharge the aforesaid Nicholas, Richard, John de Lyston, Robert de Cheddeworth, Martin, Richard, John Pysegle, and Eustace of the remainder of the above debt, and to charge it upon them, the said Robert de Aspale, John de Aspale, and Ralph de Bockyng; the king orders him who supplies the place of the treasurer and the barons of the exchequer to discharge the said men of the debt, after receiving a recognisance from Robert de Aspale, John de Aspale, and Ralph de Bockyng for payment of the remainder of the debt on the morrow of Midsummer next.

1326.

*MEMBRANE 2.*

Dec. 10.  
Kenilworth.

To the sheriff of Cornwall. Order to restore to Thomas Lercediakne, knight, all his lands, goods, and chattels, which were lately taken into the king's hands by Thomas Roscelyn by the king's authority, and which are in the sheriff's custody, and to restore the issues received therefrom. By K.

Dec. 3.  
Ledbury.

To him who supplies the place of the treasurer, and to the barons of the exchequer. Order to appoint some of the king's subjects whom they can trust to survey the engines, houses, and other works that the king lately ordered to be made in Dover castle, and to cause the necessary works to be completed by the advice of the said men, and to cause the construction of other works there to be superseded. The king wills that the workmen, carpenters, and carters serving in the same castle, if their stay there be necessary, shall be paid their usual wages for the completion of the works by the sheriff of Kent, as has been done heretofore, and that the workmen who are not necessary shall be amoved thence without delay.

To Bartholomew de Burgassh, constable of Dover castle and warden of the Cinque Ports. Order to cause the baileys and wards of the castle to be guarded by good and sufficient men, and if there be any who claim to have such baileys and wards by the king's commissions, to summon them to come

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*Membrane 2—cont.*

to the chancery with their commissions, so that the king may do what is just and reasonable in the matter.

Dec. 7.  
Kenilworth. To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirwode to be elected in place of John 'bi the Water' of Edenstowe, whom the king has caused to be amoved from office because he is incapacitated by infirmity and age ([*senio*] *confractus*).

Dec. 12.  
Kenilworth. To him who supplies the place of the treasurer and to the barons of the exchequer. Order to pay to Hugh de Beaurepeir, keeper of the king's horses in the parts of Redyngges, the costs incurred by him heretofore in the purchase of hay, oats, litter, and other necessaries for the horses, and for the wages of the grooms keeping the same, and to pay him like costs for so long as he shall have the custody of the horses.

Dec. 14.  
Kenilworth. To the sheriff of Cambridge. Order to pay to the king's scholars studying in the university of Cambridge the arrears of the sum of money that the king granted to them daily for their maintenance to be received from the sheriff, and to cause them to have such maintenance henceforth, according to the tenor of the king's letters of privy seal directed to the sheriff upon another occasion, receiving from the master of the scholars his letters patent testifying the receipt of the money.

Dec. 14.  
Kenilworth. To the sheriff of York. Order to pay to Thomas de Grey the arrears of 6*d.* a day for the maintenance of himself and his wife, which the king granted to him during pleasure in consideration of his good service, and to pay him the same henceforth.

To the sheriff of Southampton. Order to cause a safe place within Winchester castle to be assigned to Taldus Valoris for the safe custody of his goods, when warned by Taldus on the king's behalf, and to permit him and his fellows to have ingress and egress to and from the castle for the carrying in and out of their goods, provided that peril do not arise to the castle by such ingress or egress, as the king has granted that Taldus shall have such place of custody in consideration of the grateful and useful services rendered to the king by him and his fellows, merchants of the society of the Bardi of Florence.

To him who supplies the place of the treasurer, and to the chamberlains. Order to send a clerk to Dover without delay with sufficient money to pay the freight of ships to the number of twenty, for the passage of the men of Almain and Hainault, who lately came into the realm in the company of the queen and Edward, the king's eldest son, and who are now about to return home at the king's charge, from the port of Dover to the port of Swyn in Flanders. [*Fadera.*]

To Bartholomew de Burgherssh, constable of Dover castle. Order to cause sixty hinds to be taken in the park of the manor of Braburn, which is in the king's hands, and to cause them to be salted and sent to Westminster against the coming parliament, there to be delivered to the keeper of the king's stores. [*Ibid.*]

Dec. 15.  
Kenilworth. To the sheriff of Kent. Order to cause Bartholomew de Burgherssh, constable of Dover castle, to have 40 quarters of wheat from the corn in the manor of Braburn, in that county, which corn is in the sheriff's custody, at a reasonable price for the maintenance of himself and the others in the castle, provided that sufficient corn remain in the manor for its maintenance.

Dec. 14.  
Kenilworth. To Thomas de Usflete, keeper of the great wardrobe. The king understands that certain agreements were lately made between Thomas and Taldus Valoris and his fellows, merchants of the society of the Bardi, for



1326.

*Membrane 2—cont.*

finding divers sorts of spices at a certain price for the expenses of the household, to be delivered in the city of London, and Taldus has given the king to understand that, by reason of the disturbances in the city, he dare not take the said spices or any other merchandise to the city, so that he cannot keep the agreements, and he has prayed the king to hold him and his fellows excused: the king, having consideration to the disturbances and to the laudable service of the said merchants, wills that they shall not be distrained for the observation of the agreements aforesaid, and that they shall be excused; he therefore orders the keeper to account with the merchants for all things bought and received by him from them for the wardrobe, to wit for cloth, spices, and other things, and for the sums of money paid to them, and to certify the king of what he shall thus find to be due to or from them.

Dec. 7.  
Kenilworth.

To the sheriff of Oxford. Whereas the king, on 7 November, in the 19th year of his reign, committed to Simon de Welles the lands that belonged to Thomas Blaket in Cornwelle and Kyngham, in that county, which were extended at 13*l.* 9*s.* 10 $\frac{3}{4}$ *d.* yearly, to have at ferm from Michaelmas preceding for seven years, rendering 13*l.* 10*s.* 0*d.* yearly to the exchequer, and Simon has now given the king to understand that the said Thomas has entered the said lands upon the king's seisin without the king's licence, asserting that he has right therein, and that he has taken and detains Simon's goods and chattels found in the said lands, to the value of 60*l.*: the king orders the sheriff to take the lands and the goods and chattels found therein into the king's hands, and to deliver the same to Simon without delay, so that he may answer to the king for the ferm, and to tell Thomas to be in the next parliament to prosecute any right he may have in the land, if he think fit.

By C.

To the sheriff of Leicester. Like order concerning the manors of Baggeworth and Lyndrech, with Thornton Bochardeston and Neuton, together with the goods and chattels of Robert de Gaddesby, Henry de Hockeleye, and Robert de Stretton to the value of 200*l.*, they having given the king to understand that Robert de Holand, to whom the manors belonged, had entered the same, asserting that he had right therein, which manors the king committed to Robert, Henry, and Robert on 17 December, in the 19th year of his reign, with the exception of parks, woods, several fishponds, knights' fees and advowsons, wards, reliefs, marriages, and escheats, for a term of seven years from Michaelmas following, at a ferm of 75*l.*

Dec. 9.  
Kenilworth.

To the sheriff of Norfolk. Like order concerning the manor of Fakenhamdam, in that county, which the king, on 29 November, in the 19th year of his reign, committed to Thomas de Hyndryngham, to have for seven years from Michaelmas preceding at a rent of 80*l.*, as Thomas has given the king to understand that David de Strabolgi, earl of Athole, has entered the manor, asserting that he has right therein.

By C.

Dec. 10.  
Kenilworth.

To the sheriff of Nottingham (*sic*). Like order concerning the manor of Stowe, with the park, etc., in that county, which the king, on 11 August, in the 19th year of his reign, committed to Master Gilbert de Middleton, archdeacon of Northampton, to hold for his life from Michaelmas following at a yearly ferm of 24*l.* 12*s.* 7 $\frac{1}{2}$ *d.*, at which sum the manor was extended, as Gilbert has given the king to understand that Gerard son of Warin de Insula has entered the manor, asserting that he has right therein.

1327.

Jan. 2.  
Kenilworth.

To Matthew de Crauthorn, receiver of the issues of the land of Morganno, in the king's hands. Order to pay, out of the issues of that land or out of the king's treasure in the castle of Neeth received by him, to Roger de

1327.

*Membrane 2—cont.*

Chaundos, keeper of the land aforesaid, 100*l.*, for the payment of the wages of the men besieging the castle of Kerfily in that land by the king's order.

Jan. 1.  
Kenilworth.

To Thomas de Huntercombe, constable of Wyndesore castle. Order to pay to Gilbert Pypot, the king's fletcher (*attiliator*) in the castle, the arrears of his accustomed wages for the time of the constable's office, and to pay him the same henceforth, and to cause him to have the other things necessary for his office out of the issues of the constable's bailiwick.

1326.

Dec. 27.  
Kenilworth.

To the sheriff of Dorset. Order to cause Reginald de Frome to be released from Shirbourn castle, wherein he is imprisoned upon suspicion of adhering to certain of the king's enemies and rebels, upon his finding mainprise to have him in the king's parliament at Westminster on the morrow of the Epiphany next, to do and receive what shall then be ordained by the king's council. [*Parl. Writs.*]

Dec. 29.  
Kenilworth.

To Master Henry de Clyf, keeper of the rolls of chancery. Order to cause to be cancelled the recognisance for 242*l.* made in chancery by Idonia, late the wife of Robert de Dorkyng', to Master Robert de Baldok, archdeacon of Middlesex, the enemy of the king and his realm, by reason of whose enmity the sum is forfeited to the king, as the king, in consideration of the good service of Walter Tourk, citizen of London, has pardoned the said sum to him and the aforesaid Idonia, his wife.

By K. on the information of the queen.

Dec. 7.  
Kenilworth.

To Thomas de Huntercoumbe, constable of Wyndesore castle. Order to deliver to the chaplains celebrating divine service in the king's chapel of the castle bread, wine, oil, and other small necessities for the maintenance of divine service there.

1327.

Jan. 11.  
Kenilworth.

To Robert de Bikkemore, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to cause dower to be assigned to Eleanor, late the wife of Nicholas de Cheney, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford.

Jan. 21.  
Kenilworth.

To the sheriff of Middlesex. Order to cause all carpenters of his bailiwick to come to Westminster immediately upon sight of the presents, so that they shall be there on the coming Friday, to do certain works to be enjoined upon them on the king's behalf.

The like to the sheriffs of Surrey and Sussex, Essex and Hertford.

To the sheriff of Essex and Hertford. Order to cause twelve carts to come to Westminster immediately upon sight of the presents, to carry sand and other necessities for the works within the king's palace of Westminster.

To the sheriff of Surrey. Order to cause 60 cartloads of heather to come to Westminster immediately upon sight of the presents, for the execution therewith of certain of the king's works.

The like to the sheriff of Middlesex for 40 cartloads.

Jan. 8.  
Kenilworth.

To John de Wymundwold. Order to deliver to John de Oxendon, keeper of the queen's wardrobe, all the gold and silver cups and other jewels, and the other moveables that belonged to Hugh le Despenser, the younger, which are in his custody in the Tower of London by reason of Hugh's felony, for which he was hanged, to be delivered without any diminution or retention for the use of the queen, of the king's gift.



1327.

## MEMBRANE 1.

Jan. 20.  
Kenilworth.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to deliver to the executors of the will of David de Strabolgi, late earl of Athole, the goods and chattels of the deceased, which were taken into the king's hands by reason of certain debts due to him from the earl, the executors having prayed the king, by petition before him and his council in the present parliament, to cause the earl's goods and chattels to be delivered to them, so that they may cause his body to be the more suitably buried and for the execution of his will, especially as his lands remain charged with any debts that may be due to the king.

By pet. of C.

Jan. 10.  
Kenilworth.

To Edmund, earl of Kent. Order not to intermeddle with the manor of Parlyngton, which the king lately assigned to him during pleasure amongst other lands of Hugh le Despenser, late earl of Winchester, or with the goods and chattels in the same, but to cause them to be restored in full to John de Crumbwell and Idonia his wife, as John has exhibited before the king's council a charter of Hugh's and the king's letters patent of licence, whereby it is found that John and Idonia had the manor for their lives of Hugh's grant long before his felony.

Jan. 16.  
Kenilworth.

To him who supplies the place of the treasurer, and to the barons of the exchequer. Order to cause allowance to be made to Roger de Somervill, sheriff of York, for 100*l.*, paid by him to William de Ros of Hamelak, in execution of the king's order of 10 November last, by writ under the testimony of Edward, the king's eldest son, the keeper of the realm.

By p.s.

Jan. 18.  
Kenilworth.

To Thomas de Huntercombe, constable of Wyndesore castle. Order to cause John atte Mede to be released from that castle, the constable having certified the king that he was captured by Ralph de Camoys, late constable of the castle, and William le Hunte, because William found him with his bow and arrows in the new park in Wyndesore forest, and charged him with entering the park to do harm to the king's venison, but no trespass was found with him.

Jan. 10.  
Kenilworth.

To L. bishop of Durham. Order to release the sequestration of the prebend of Gilot de Bolonvilla in the bishop's church of Aukelond, and to restore to him the fruits and obventions thereof, if the prebend have been sequestered by virtue of the king's late order regarding the alien men of religion, made by reason of the war made against him by the king of France.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow 300 marks to the bailiffs and men of the town of Norwich out of the ferm of their town or out of other debts due from them, the king being bound to them in 200 marks lent by them, by the hands of John de Sendale, the king's late treasurer, in aid of the Scotch war, in the 4th year of the king's reign, and in 100 marks lent by them to the king's wardrobe, by the hands of John de Okham, his clerk, for the expedition of certain of his affairs, in the 7th year of the reign, as the king wishes to satisfy them therefor, in response to their request exhibited before him and his council.

To him who supplies the place of the treasurer and to the chamberlains. Order to pay 8*l.* to John de Dodinton, which the king owes to him for meat bought for the expenses of his household in the 7th year of his reign, as appears by a bill of Ingelard de Warle, keeper of the wardrobe, of the same year.

1327.

*Membrane 1—cont.*Jan. 16.  
Kenilworth.

To the abbot of St. Augustine's Bristol. Order to deliver by indenture to Thomas de Berkeley his charters, muniments, and other goods and chattels, which the king lately caused to be arrested for certain causes and which are in the abbot's custody. [*Parl. Writs.*]

To the same. Like order to restore to the executors of the will of Maurice de Berkeley his charters, muniments, and other goods and chattels.

[*Ibid*]

1326.

*MEMBRANE 14d.*July 10.  
Henley.

John son of John de Duffeld of Folquardby acknowledges that he owes to Robert de Cave, clerk, 3*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Baldwin Malet acknowledges that he owes to Ralph le Filz Ours 200 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

July 12.  
Henley.

Peter de Malo Lacu, lord of Mulgreve, acknowledges that he owes to Walter Turk, citizen of London, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.—The chancellor received the acknowledgment.

*Cancelled on payment.*

Thomas de Berdefeld acknowledges that he owes to William de Leycestria, parson of the church of Chinnore, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John le Goos of Dokesworth acknowledges that he owes to John de Dokeworth and Margaret his sister, children of Ralph le Fevre of Dokesworth, 9*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Sancto Albano, parson of the church of Chigewelle, and Reginald son of Gilbert atte More acknowledge that they owe to Giles Pecche 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Adam de la Gore of Tunstalle acknowledges that he owes to Hamo son of William Stokel of Tunstalle 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas son of Peter Tovy of Sidyngeburn acknowledges that he owes to the said Hamo 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 8.  
Henley.

John Pirie, yeoman of the king's butlery, is sent to the abbot and convent of Rammeseye to receive for life such maintenance as Hervey de Forge, deceased, had in their house at the king's request. By p.s.

July 10.  
Henley.

Peter de Sellyng', spicer (*apotecarius*) of London, acknowledges that he owes to Robert de Clyf, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

Nicholas de Stistede acknowledges that he owes to Henry de Preston, 'corder' of London, 19 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Stephen Corson acknowledges that he owes to Master John de Leye and Almaric Feteplace 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de Creyk acknowledges that he owes to John son of William Manpas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.



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*Membrane 14d—cont.*

Master John de Wynchelse, canon in the churches of St. Mary, Lincoln and Salisbury, and parson of the church of Northflet, diocese of Canterbury, acknowledges that he owes to Master Robert de Baldok, the younger, 110 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

John son of John de Goldingham acknowledges that he owes to Giles Pecche 500*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Norfolk.

John de Sancto Albano, parson of the church of Chigewelle, and Reginald son of Gilbert atte More acknowledge that they owe to John son of John de Goldyngham 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Laurence de Rustiton, parson of the church of Herting', acknowledges that he owes to Thomas de Useflete 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

July 21.  
Westminster. Thomas de Dultecote, parson of the church of Churiton, diocese of Exeter, acknowledges that he owes to Master Richard de Seford 40 marks; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in cos. Devon and Somerset.

July 8.  
Byfleet. John son of John de Blyton and John de Chesterton, tenants of part of the lands that belonged to John de Nevill of Stoke, put in their places Willam de Emeidon and William de Welingoure against Sarah, late the wife of Ralph de Bella Fago, Master John de Molesworth, parson of the church of North Luffenham, Richard son of Henry de Empyngham and William Kirkeman, executors of the will of the aforesaid Ralph, to defend the execution of a recognisance for 40 marks made to Ralph in chancery by the aforesaid John [de] Nevill.

Matilda, late the wife of Hugh de Wyrcestria, citizen and skinner (*pellipar'*) of London, and Thomas de Hakeney, executors of the will of Hugh, put in their place Henry de Upton to prosecute a recognisance for 60*l.* made to Hugh in chancery by Richard de Elsefeld, late dean of St. Martin's-le-Grand, London, and Thomas de Chelesfeld, citizen and corder (*cordarius*) of London.

July 12.  
Henley. William de Neuport, parson of the church of Framelingham at the Castle, and Robert de Aspale, knight, acknowledge that they owe to John de Stonore, knight, and Henry de Langebergh, parson of Werpesgrave church, executors of the will of Master Adam de Stonore, 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Suffolk and Kent.

John de Clopton acknowledges that he owes to Robert son of John de Tunwell 5 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

July 12.  
Henley. John de Tynton and Ralph Munselow acknowledge that they owe to Master John de Blebury 100*s.*; to be levied, in default of payment, of their lands and chattels in cos. Southampton and Dorset.

July 14.  
Westminster. Gilbert de Toudeby acknowledges that he owes to Albertinus Roger, John de Charleton, Henry Darcy, and Edmund de Acre, executors of the will of John de Triple, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment.*

Thurstan de Chisenhale, clerk, acknowledges that he owes to John de Carleton of York, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1326.

*Membrane 14d—cont.*

William Waldeshuf of Shorne acknowledges that he owes to Walter Waldeshuf 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment, acknowledged by William de Wichewood and Thomas de Swanlond, executors of Walter's will.*

Sarah, late the wife of John de Aula of Migham, acknowledges that she owes to Master Elias de Sancto Albano 40 marks; to be levied, in default of payment, of her lands and chattels in co. Berks.

John son of Nicholas de Hulle near Berkele acknowledges that he owes to Robert de Sapy 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The aforesaid John acknowledges that he owes to the said Robert 50*l.*; to be levied as above.

Enrolment of deed of Sarah du Brok, late the wife of Peter du Brok of Wysete, one of the daughters of Sir Peter de Melles, formerly lord of the manor of Melles by the side (*decoste*) of Halesworth, co. Suffolk, witnessing that whereas the said manor and other lands whereof her father was seised in his demesne as of fee descended in inheritance to Peter de Melles, Sarah's brother, son and heir of her father, who held them peaceably for some years, and afterwards, in the 9th year of the king's reign, granted by his charter, which Sarah has heard and understands, to Sir Walter de Nerwyz, knight, all the manor and appurtenances and all his lands in Wenaston, the said Sarah hereby grants and releases to Walter all challenge or claim in the manor and lands. Witnesses: Sir George de Thorp, Sir Robert de Aspale, Sir Giles de Wachesham, Sir John de Bavent, knights; Oliver de Stratton, Walter Faucon, William Testard, John de Preston, John Hauteyn of London, James Beauflour, John de Belton, William Fillol. Dated at London, the morrow of the Translation of St. Thomas of Canterbury, 20 Edward II.

*Memorandum, that Sarah came into chancery at Westminster, on 16 July, and acknowledged the above deed.*

William de Stebbenhuth, citizen of London, acknowledges that he owes to John de Donestaple, parson of the church of Wytteley, 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*

July 17. John, bishop of Winchester, acknowledges that he owes to John de Westminster. Grantham, citizen of London, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment.*

Richard de Gatesbury and John and Ralph, his sons, acknowledge that they owe to Richard de Keutrok, parson of the church of Goldangre, 19 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

July 17. To Taldus Valoris and his fellows, merchants of the society of the Bardi Westminster. of Florence, sojourning in London. The king wills and grants that they may receive 300*l.* sterling from Hugh de Courteney, for florins to be paid to John de Courteney, monk, sojourning in the Roman court, any ordinance or order to the contrary notwithstanding. By K.

To Ralph Basset of Drayton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Sampson Knyght, envoy of the aforesaid merchants, to pass to parts beyond sea with letters of the king, Hugh de Courteney, and the said merchants: provided that search be made that he do not carry with him any suspicious letters. By K.



1326.

*Membrane 11d—cont.*

July 18. Friar Geoffrey de Moubray or F[1]orencius de Ambianis, of the order  
Westminster. of Preachers, have licence to pass to France from the port of Dover; provided that they do not carry with them any letters prejudicial to the king or his realm.

Henry de Lodebrok acknowledges that he owes to Alice de Lye 31*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Ralph de Brok acknowledges that he owes to Agnes, late the wife of John de Argentein, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

July 18. Brother John, prior of Sempingham, acknowledges, for himself and  
Westminster. convent, that he owes to Thomas de Holm, merchant of Beverley, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas de Fornivall, the younger, acknowledges that he owes to Ralph Basset of Drayton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.—The chancellor received the acknowledgment.

*Cancelled on payment.*

John son of Reginald de Elmyngton acknowledges that he owes to William Flambard 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Bucks.

*Cancelled on payment.*

John de Bloxham, knight, acknowledges that he owes to John de Oxonia, citizen and vintner of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Robert, prior of Farlegh, acknowledges that he owes to Bartholomew de Stanhowe of London 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Cancelled on payment.*

John Dagworth, knight, puts in his place John de Evesham and Theobald Poleyn to defend the execution of the recognisance of 20*l.* made by him in chancery to Walter de Bello Campo.

Master Pancius de Controne and Ascelinus Simoneti of Luca, general attorneys of Peregrine de Controne, merchant, puts in their place James de Luca to prosecute a recognisance for 2,200 marks made to Peregrine by Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England.

#### MEMBRANE 13d.

July 20. To the sheriff of York. Whereas the king lately ordained that the  
Westminster. staples of wool, hides, and wool-fells, and of tin shall be held within this realm, and received into his protection all strange merchants coming into this realm, and inhibited damage or grievance being done to them in their persons or goods in coming into the realm, staying therein, or returning thence, and that if any persons should do damage to the said merchants contrary to the protection, the men of the town to which the malefactors belong should be bound to answer for the damages or for the bodies of the malefactors, and that the mayor or bailiffs of towns where shipping is should take security from the mariners of the said shipping every time when they leave the port that they will not do damage to anyone contrary to the said ordinance; and the king of France has now moved war against the king, harbouring the king's wife within his realm, detaining Edward, the

1326.

*Membrane 13d—cont.*

king's eldest son, cherishing and comforting the king's enemies and rebels, and riding against the duchy [of Aquitaine] with great armies, and pursuing and destroying the king's subjects there, wherefore the king wills that no merchants or others of the realm and power of the king of France shall enter the realm, trusting in the ordinance and proclamation aforesaid, except at their peril, except the Flemings and Bretons, whom the king has received into his protection and defence during the truce concluded between him and them before the commencement of the war, who, he wills, shall not be aggrieved or damaged in any wise : the king therefore orders the sheriff to cause proclamation to be made prohibiting any one aggrieving or damaging, under penalty of forfeiture, strange and alien merchants, Flemings, Bretons, or others of any lands whatsoever except merchants of the realm and power of the king of France. Concerning the merchants of the realm of France who are not of Flanders or Brittany who have lately come into the realm with their goods and wares, the king wills that they shall be attached with their goods, without damage to their bodies and goods, and that they shall remain under such attachment until the king shall know how the merchants of his realm are treated in France. It the king's intention, if the king of France deliver the merchants of this realm now in his realm, and especially the merchants and ships that he lately caused to be arrested at Crotey, and permit them to come to this realm freely without damage, that then the merchants of France and their goods shall be released. [*Fiedera.*]

The like to all the sheriffs of England, and to Ralph Basset, warden of the Cinque Ports, and to John Sturmy and Nicholas Kyriel, admirals of the king's fleets of ships. [*Ibid.*]

John de Nevill, knight, acknowledges that he owes to Michael de Wath, clerk, 5 marks ; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—The chancellor received the acknowledgment.

*Cancelled on payment, acknowledged by William de Wath, Michael's attorney.*

July 16. The prior of Lewes acknowledges, for himself and convent, that he owes Westminster. to Bartholomew de Honilane, citizen of London, 296*l.* 13*s.* 4*d.* ; to be levied, in default of payment, of their lands and chattels in co. Sussex.

July 21. John de Pinibus, Tidus de Waresio, and Berard de la Bret acknowledge Westminster. that they owe to Ralph Basset of Drayton 60*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Stafford and Nottingham.—The chancellor received the acknowledgment.

*Cancelled on payment, acknowledged by Thomas de Rakedale and John de Olneye, Ralph's attorneys.*

John Moriz, knight, acknowledges that he owes to Henry de Percy, knight, 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Wydevile acknowledges that he owes to William de Bureford 400*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John Gymmynges acknowledges that he owes to John de Brudeport of Bere 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Brother John, prior of Sempingham, acknowledges, for himself and convent, that he owes to Bartholomew Richi of Chieri (*Kerio*), merchant, 40*l.* ; to be levied, in default of payment, of their lands and chattels in co. Lincoln.



1326.

*Membrane 13d—cont.*

Matilda, daughter of Walter Galyngale of Colchester, acknowledges that she owes to John de Berghholt, clerk, 60*l.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

July 20. To Boniface de Peruch[iis] and his fellows, merchants of the society of  
Westminster. Peruzzi of Florence, sojourning at London. Grant of permission to receive 40 marks sterling from William Beler, for florins to be paid to William's brothers dwelling in Paris. By K.

John son of Robert de Ingham, general attorney of Oliver de Ingham, and Hugh Madefray put in their places John de Evesham and John de Langeton, clerks, to prosecute a recognisance for 500 marks made to Oliver and Hugh in chancery by John Pecche.

Master John de Tyngewyk and William de Olney, executors of the will of John de Olney, put in their places William de Welingoure to prosecute a recognisance for 100*l.* made to John de Olney in chancery by Hugh Pointz.

Hugh Pointz of Corymalet puts in his place John de Briggewauter, clerk, and Thomas de Rydon to defend the execution of a recognisance for 66*l.* 13*s.* 4*d.* made by him in chancery to John de Olney.

July 18. To the men of Shorham. The king understands those things that they  
Westminster. have signified to him by their letters, and he wills, at their request, that they shall go in as strong a manner as possible to the maritime parts with the king's other ships at sea there, in aid of the king's ships about to stay there. As the king of France has now moved war against the king, detains in France against the king's will the queen and Edward, the king's eldest son, whom the king sent to him in trust for peace and friendship, and also detains a great part of the king's lands in Gascony against justice and good faith, and although the king has requested him to send back the queen and Edward and to restore the said land, he has refused to do anything, and rides in hostile manner (*equitat*) against the duchy with great armies, and inflicts evils and grievances upon the king and his subjects, and does not desist from doing so daily, and the king being unable to pass over the premises under dissimulation, orders the said men to pursue and aggrieve with such shipping and by all other means all the subjects of the king of France, except the Flemings and Bretons, both on land and sea. The king wills that no damage or grievance shall be inflicted by colour of this order upon alien merchants of lands and places that are not of the power or dominion of the king of France, or upon the Flemings and Bretons, whom he received into his protection before the commencement of the war, during the truces concluded between him and them. By K.  
[*Fœdera.*]

July 23. John de Urtiaco, knight, acknowledges that he owes to Master Robert  
Westminster. de Baldok the younger 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Somerset.

Roger de Chaundos acknowledges that he owes to Walter Neel and Philip de Schobbedone 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Walter Beuuer, parson of the church of Hambury, diocese of Worcester, and Nicholas de Oxonia, parson of the church of Chiltecombe, diocese of Salisbury, acknowledge that they owe to Ralph Ive of Salesbury, merchant, 63*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in cos. Wilts and Worcester.

1326.

*Membrane 13d—cont.*

July 24. Master John de Fenton, parson of the church of Burwe, acknowledges  
Westminster. that he owes to Master Richard de Radeswell 100s.; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Suffolk.

John son of Thorus Oddy of London puts in his place Thorus Oddy to prosecute a recognisance for 280*l.* made in chancery to Thorus and John by the prior of St. John of Jerusalem in England.

July 26. Simon de Bernewelle of Sothewerk acknowledges that he owes to Waiter  
Sheen. Neel of London 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Agnes daughter of William Totty of Selby acknowledges that she owes to William de Hornsee Boteler 10*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

Robert Paulyn of Wynchelse and John de la Forde acknowledge that they owe to Edmund de Cheyny 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Thomas de la Ryvere of Brandesby, knight, acknowledges that he owes to William de Melton, archbishop of York, 400 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Henry de Weyville, parson of the church of Alderingeton, acknowledges that he owes to Master Richard de Redeswelle 20*l.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Sussex.

Albertinus Rog[erii], John de Cherleton, Henry Darey, and Ed[mund] de Acre, executors of the will of John de Triple, citizen of London, put in their place John de Totehill and William de Welyngoure to prosecute and defend a recognisance for 20*l.* made to John de Triple in chancery by Simon son of Simon de Perpount.

The said executors put in their place the aforesaid John and William to prosecute and defend a recognisance for 23*l.* 10s. 5*d.* made to the said John in chancery by Robert Inge, parson of the church of Trengre.

The said executors put in their place the aforesaid John and William to prosecute and defend a recognisance for 200*l.* made to the said John in chancery by Philip de Somervill, knight, lord of Whicchenore.

Geoffrey de Wydslade puts in his place John de Totehill and William de Welyngoure to prosecute a recognisance for 50*l.* made to him in chancery by John de Southwydslade.

July 25. Roger de Brok, knight, acknowledges that he owes to Peter Jacobi,  
Sheen. merchant of London, 167*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

To the bailiffs of Portesmouth. Order to permit Peter de Campo Veteri, clerk, to cross to Gascony from that port with one horse and groom; provided that he carry with him no letters prejudicial to the king or his subjects, or anything else contrary to the ordinance made by the king and his council.

By K.

*MEMBRANE 12d.*

July 28. Robert de la Reye of Wycombe acknowledges that he owes to John  
Henley. Brutyn of London, 'carder,' 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.



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*Membrane 12d—cont.*

July 23. To Master John de Radeswell and Robert Miles, keepers of the queen's  
Westminster. lands, in the king's hands. Order to cause Oliver de Ingham, who is  
staying in Gascony in the king's service, to have respite until Michaelmas  
next for all debts due to the exchequer, both for debts due to the king and  
to the queen. By K.

July 20. To the treasurer and barons of the exchequer. Order to cause Richard  
Westminster. de Grey to have respite until All Saints next for all debts due to the  
exchequer. By K.

July 28. Thomas de Latimer, castellan of Braybrok, acknowledges that he owes  
Henley. to Joan de Breaux 50 marks; to be levied, in default of payment, of his  
lands and chattels in co. Northampton.

July 20. To the keeper of the port of Dover, or to him who supplies his place.  
Westminster. Order to permit Nicholas, a monk of Clairvaux, of the Cistercian order, to  
cross the sea from that port with three horses and three servants and  
necessaries; provided that diligent search be made that he do not carry with  
him any letters prejudicial to the king or to his subjects. By K.

Adam de la Glorie puts in his place John de Evesham and William de  
Berughby to prosecute a recognisance for 40*l.* made to him in chancery by  
Laurence de Brok.

Aug. 6. Malculin Musard acknowledges that he owes to the queen 100*l.*; to be  
Porchester. levied, in default of payment, of his lands and chattels in co. Worcester.—  
The chancellor received the acknowledgment.

*Memorandum*, that this recognisance was made for a fine that Malculin  
made with the king to save his life and to have his lands again, and he  
granted that the king may resume the lands into his hands if the money be  
not paid at the aforesaid term.

Malculin Musard acknowledges that he owes to Thomas de Sibbethorp,  
clerk, 12 marks 9*s.*; to be levied, in default of payment, of his lands and  
chattels in co. Worcester.

Aug. 4. To the arrayors of men in co. Gloucester according to the statute of  
Porchester. Winchester. Order to come to the king in person without delay, and to  
bring with them the arrays, and to make answer to the king for their con-  
tempt, the king having appointed them to cause the statute to be observed  
in that county, and to execute and complete certain other things ordained  
and granted in the parliament at Westminster in the octaves of Martinmas  
last, and to certify the king on Sunday in Mid-Lent last of the names of all  
men arrayed by them, together with the names of the constables, captains of  
hundred and twenties, and they have as yet done nothing in the matter.

[*Fœdera; Parl. Writs.*]

By p.s.

The like to the arrayors in the following counties:

The North and East Ridings of

Salop.

co. York.

Warwick.

Nottingham.

Suffolk.

Derby.

Cambridge.

Northumberland.

Hertford.

Leicester.

Kent.

Cumberland.

Oxford.

Westmoreland.

Kesteven, in co. Lincoln.

Lancaster.

[*Ibid.*]

Aug. 11. Peter le Pavour is sent to the prior and convent of Coventry to receive  
Clarendon. such maintenance in their house as Edmund le Fissher, deceased, had  
therein at the king's request. By K.

1326.

*Membrane 12d—cont.*

July 18. To the mayor and bailiffs of Bristol. Order to cause Arnald le Poner of Westmoreland. Ireland, who is going to Ireland by the king's licence, to have sufficient passage for himself, men, and goods at his own charge.

Aug. 12. Richard de Denton, knight, acknowledges that he owes to Thomas de Clarendon. Sibthorp, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*

Thomas de Cotes acknowledges that he owes to the prior of the Friars Preachers of Salisbury 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Aug. 10. To the arrayors of men according to the statute of Winchester, Clarendon. appointed to execute certain other things in co. Kent ordained in the parliament in the octaves of Martinmas last. Order not to distrain the men of that county to keep watch, or to make contributions for that purpose, nor to aggrieve them in this behalf in any wise, although it is contained in the king's commission to them that certain men shall be assigned out of the footmen to keep watch in all places where they shall think fit, at the cost of the county, where the watches have been kept, and that the watchman should have a beacon (*signum*) of fire or other suitable thing that may be seen from afar, so that the men of the neighbouring parts might repair to the fire or to the signal by night, if need were, and that all holding land in that county should be bound to make contribution to the said watchmen, as the king now learns from the complaint of the men of the county that they have been and still are much aggrieved for the keeping of such watches and for contributions, although such watches are not necessary. The king wills, however, that the men of the county dwelling on the sea coast shall light the beacons when need be, so that others may be prepared by the lighting thereof to do what may pertain to them for the salvation of those parts, and the arrayors are to warn them in this behalf with all speed. [*Fœdera; Parl. Writs.*]

The like to the arrayors in the following counties:

Devon.	Suffolk.
Cornwall.	Northumberland.
Dorset.	Lancaster.
Somerset.	Gloucester.
Southampton.	Holland } co. Lincoln.
Sussex.	Lindsey }
Kent.	East Riding } co. York.
Essex.	North Riding }
Norfolk.	[ <i>Ibid.</i> ]

*Memorandum*, that, on 8 August, John de Roches, knight, Andrew Payn, John de Chyverdon, and John Sigrym of co. Southampton, mainperned before the king at Asshele to have the body of Jocus de Baiocis, imprisoned in Winchester castle by the king's order, before the king upon fifteen days' warning, and that he will henceforth behave himself faithfully to the king, under a penalty of 100*l.* [By p.s. 7480.]

Aug. 4. To Ralph Basset of Drayton, constable of Dover and warden of the Porchester. Cinque Ports. Whereas the king has ordained that the staple of wool, hides, wool-fells, and tin shall be held in certain places within his realm, and has taken into his protection and safe-conduct all strange merchants in coming into his realm, staying therein, and returning thence, excepting those who are of his enemies, as is more fully contained in the ordinance hereupon made and published throughout the realm, and the king now understands that, under colour of the premises, merchants, messengers, and other private and strange men carry, and cause to be carried, in their



1326.

*Membrane 12d—cont.*

bundles (*fardeur*) and amongst their merchandise, and in divers other secret manners, suspected letters and other things prejudicial to the king and his subjects, as well from those who are of the king's enemies as from the Mortymer and other banished and fugitive traitors of this realm: the king therefore orders Ralph to cause proclamation to be made in all the ports aforesaid and in other places where ships arrive in his bailiwick, forbidding, under pain of forfeiture of body and goods, any one whomsoever from bringing into the realm letters or other things suspected or prejudicial to the king or his subjects, and if any such be found, the king wills that they shall be speedily attached by their bodies and goods and safely kept until the king's pleasure shall be signified to him. It is not the king's intention that those who have been deputed to make search in the ports and places aforesaid shall cease to make such search by colour of the said protections and safe-conducts, but that they shall do so more diligently, by reason of numerous perils that may arise by such colour. *French.* [*Fœdera.*]

To William de Grey and John de Shelvyng, appointed to make search by the side of the Thames between Recolvre, Greiston, and Whitstaple. Like order, intimating that it is not the king's intention that they shall cease to make search by reason of the said protections and safe-conducts, etc. [*Ibid.*]

The like to all those who were appointed on 3 January, in the 19th year, by letters patent, to make search throughout England. [*Ibid.*]

The like to all the sheriffs of England, '*mutatis mutandis.*' [*Ibid.*]

Aug. 18.  
Clarendon.

To him who supplies the place of the treasurer, and to the barons of the exchequer, and to the chamberlains. Order to provide with all diligence and speed, by the advice of Adam de Lymbergh, king's clerk, 100 cross-bows with windlass (*de turno*) for two feet, 200 cross-bows for one foot, with baldrics (*baldredis*) and quarells sufficient for them, 100 hand-bows, with 1,000 cords for the same, and 1,000 heads (*glavis*) for arrows, and 20 lbs. of glue, 100 lbs. of thread fit for the strings of cross-bows, and a sufficient quantity of cat-gut (*nervis*), and to cause them to be brought to Porcestre Castle by Saturday the morrow of the Decollation of St. John the Baptist at the latest, to be there delivered to him or those whom the king shall depute to receive them, giving credence to what Adam shall say to them in this regard on the king's behalf. By K.

Aug. 19.  
Clarendon.

John de Stondon, parson of the church of Aston, diocese of Salisbury acknowledges that he owes to John de Wynchilse 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*MEMBRANE 11d.*

Aug. 12.  
Clarendon.

To the mayor and bailiffs of Sandwich. Order to cause all owners of ships of the burthen of 50 tuns and upwards to come to Portesmouth on Sunday after the Decollation of St. John the Baptist next with their ships, found with arms, victuals, and other necessities under double equipment (*eskipamento*), as well from that town as from its members, so that they be ready, under pain of forfeiture of their bodies and goods, to set out in the king's service against the attack of the French, as they shall be then enjoined by Nicholas Kiriell, admiral of the fleet of the king's ships from the mouth of the Thames to the west, as the king has ordained that the ships from those parts shall be at Portesmouth as above. If they shall find that any of the owners of ships have not set out at the said day and place, they shall take and imprison them, and certify the king of their names. The

1326.

*Membrane 11d—cont.*

king also orders them to enjoin all owners and masters of ships of smaller burthen than 50 tuns to keep, under pain of forfeiture, all such ships in their ports, and not to leave the ports for the sake of fishing, trading, or for any other cause, and not to send the ships anywhere, and the mayor and bailiffs are ordered not to permit any such ships to leave the ports until further orders. The king has given the admiral orders to take any persons whom he may find at sea with such ships, and to cause them to be imprisoned until further orders.

By K.

[*Fædera.*]

The like to the following :

- The barons and bailiffs of Romenhale.
- The mayor and bailiffs of Portesmue.
- The bailiffs and community of Shorham.
- The bailiffs and community of Sheford.
- The bailiffs and community of Pevense.
- The mayor, bailiffs, and community of Bristol.
- The bailiffs and community of Oreford.
- The bailiffs and community of Goseford.
- The bailiffs and community of Combe Martyn.
- The bailiffs and community of Dunsterre.
- The mayor, bailiffs, and community of Lym.
- The bailiffs and community of Landstephan.
- The bailiffs and community of Cameys.
- The bailiffs and community of Muleford.
- The bailiffs and community of Swaneseye.
- The bailiffs and community of Newport in the Isle of Wight.
- The bailiffs and community of Yalhampton under Newenton Ferers.
- The bailiffs and community of Plymmuth with the port of Sutton.
- The barons, bailiffs, and community of Wynchelse.
- The barons, bailiffs, and community of Faversham.
- The barons, bailiffs, and community of Dovre.
- The bailiffs and community of Maidestan.
- The bailiffs and community of Strode.
- The bailiffs and community of Yaremuth.
- The bailiffs and community of La Pole.
- The bailiffs and community of Hardelawe.
- The bailiffs and community of Falemue.
- The bailiffs and community of St. Michael.
- The bailiffs and community of Mousehole.
- The bailiffs and community of Oldestowe.
- The bailiffs and men of St. Karantoc.
- The bailiffs and community of Clovely.
- The bailiffs and community of Chippedenemere.
- The bailiffs and community of Welles and Holkeham.
- The bailiffs and community of Thornham.
- The bailiffs and community of Taltham.
- The bailiffs and community of Shencher.
- The barons, bailiffs, and men of La Rye.
- The barons, bailiffs, and community of Sandwich.
- The bailiffs and community of Sidemouth.
- The bailiffs and community of Teignemue.
- The bailiffs and community of Exemue, with the ports of Luleham, Kyen, and Topesham.
- The bailiffs and community of Salteneeye.
- The bailiffs and community of Lyverpol.
- The bailiffs and community of Fordham.
- The bailiffs of the prior of St. Helen's in the Isle of Wight.



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*Membrane 11d—cont.*

The bailiffs and community of Clyve.  
 The bailiffs and community of Grenewyz.  
 The bailiffs and community of Towemouth.  
 The bailiffs and community of Ilfardecombe.  
 The bailiffs and community of Dertemue, with the port of Totteney.  
 The bailiffs and community of Porlemue.  
 The mayor, bailiffs, and community of Southampton.  
 The barons, bailiffs, and community of Hethe.  
 The barons, bailiffs, and community of Hastingge.  
 The bailiffs and community of Waymuth.  
 The bailiffs and community of Warham.  
 The bailiffs and community of Lymynton.  
 The bailiffs and community of Hamele.  
 The bailiffs and community of Barstaple.  
 The bailiffs and community of Melecombe.  
 The bailiffs and community of Hoke.  
 The bailiffs and community of Kyavene.  
 The bailiffs and community of Portelmuth.  
 The bailiffs and community of Hayleworthy.  
 The bailiffs and community of Vauwy.  
 The bailiffs and community of Briggewater.  
 The bailiffs and community of Chepstowe.  
 The bailiffs and community of Lostwydel.  
 The bailiffs and community of Loo.  
 The bailiffs and community of Polruan.  
 The bailiffs and community of Gillingham.  
 The bailiffs and community of Swannescaumpe.  
 The bailiffs and community of Excestre, with the ports of Topesham,  
 Kien, and Luleham.

Aug. 12.  
Clarendon.

To W. archbishop of Canterbury. Whereas the king sent the queen to France to obtain peace, and he granted the duchy of Gascony to his son Edward, and sent him to the king of France to do homage for the same, and the king of France detains him and the queen, and withholds a great part of the aforesaid duchy, although Edward did homage for the whole of it, and endeavours to occupy by his armies the remainder of the duchy, and receives and cherishes the king's enemies and rebels, and has captured the ships of certain of the king's merchants at sea, slaying the merchants and mariners of the same, and otherwise makes war upon the king by sea and land; the king has therefore sent his fleet to sea to restrain the malice of the men of the king of France in case they wish to enter the realm. As the king is told that some persons, abettors, as he believes, of his enemies aforesaid, are endeavouring to obscure the truth concerning these matters by false narratives, and do not shrink from saying evil things concerning the king and some of his subjects, so that they may turn from him the hearts of his subjects, who frequently from simplicity believe the tellers of false tales, he wishes to obviate their malice, and desires that the truth may be known to all, and he therefore orders the archbishop to cause all the premises as they have happened to be recited and openly explained in public sermons and other assemblies throughout the whole of his diocese, so that the series of events may be made known to all and singular. He is ordered to take steps to promulgate such strict censures against such relators of false and evil things concerning the king and his subjects that they may be compelled to desist. The king requests him to admonish the clergy and people of his diocese, and to cause the lower prelates, men of religion and others, and rectors of churches to be admonished and exhorted in all churches throughout his diocese to beseech the Creator, by the celebration of masses, the

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*Membrane 11d—cont.*

distribution of alms, and other works of piety, and by their prayers, that He will rule and direct the king in His paths, and that He will preserve uninjured the estate of the realm, and will protect it from the attacks of evil persons. The archbishop is ordered to enjoin all his suffragans to cause the premises to be preached and expounded in all the churches of their dioceses, and to cause the clergy and people to be exhorted to pray, etc., as above, and to certify the king of his proceedings. [*Fædera.*]

The like to the archbishop of York. [*Ibid.*]

Aug. 22.  
Clarendon.

To the sheriff of Kent. Order to cause fifty-four well armed footmen to be chosen in the town of Strode and its members and in other places in his bailiwick where he shall see fit, by the counsel and advice of Richard Haukyn, master of the ship called '*La Mariot*,' of Strode, and of Robert Frende, master of the ship called '*Alice*,' of Strode, and to cause Richard to have thirty of them, and Robert to have the other twenty-four, to set out with them in the aforesaid ships in the king's service, as they shall direct them on the king's behalf, the king having ordained that all ships of the burthen of 50 tuns and upwards from the mouth of the Thames to the western parts shall be at Portesmouth on Sunday after the Decollation of St. John the Baptist next.

Sept. 6.  
Porchester.

To the prior and friars of the order of Preachers about to assemble in their chapter-general at Oxford. Request for their prayers on behalf of the king and his realm. [*Fædera.*]

*MEMBRANE 10d.*

Aug. 26.  
Clarendon.

To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting any one, under pain of forfeiture, from taking out of the realm wool or any other goods or merchandise of any men of the power of the king of France, except Flemings and Bretons, and to arrest and imprison until further orders any one found doing the contrary, and to arrest their goods and merchandise, certifying the king of his proceedings, as the king is given to understand that merchants, natives and aliens, and others, under colour of the ordinance to hold the staple of hides and wool-fells in certain places in the realm, have taken out of the realm amongst their merchandise wool and other merchandise of merchants and others of Picardy and elsewhere in the power of the king of France, and have taken the same to the said merchants and others, and do so daily, contrary to the form of the staple aforesaid.

By K.

The like to all the sheriffs of England.

——— John de Excestria puts in his place John Chauntecler and Hugh Ebor', clerks, to prosecute a recognisance for 10*l.* made to him (*eidem Nicholao*) in chancery by Walter de Sweynthull.

Aug. 22.  
Clarendon.

To the sheriff of Southampton. Order to cause 200 armed footmen to be chosen in his bailiwick, by the counsel and advice of the mayor and bailiffs of Southampton, and to cause the mayor and bailiffs to have the said men in order to send them out in thirteen ships of that town in the king's service, as the mayor and bailiffs shall direct the men, the king having ordained that all ships of the burthen of 50 tuns and upwards from the mouth of the Thames to the parts of the west shall be at Portesmouth on Sunday after the Decollation of St. John the Baptist next, well found with double equipment, to set out against his enemies.

Sept. 2.  
Porchester.

To the bailiffs and community of Great Yarmouth. Order to cause to come to Erewell, co. Suffolk, on St. Matthew's day next, all the owners and masters of ships of the burthen of 30 tuns and upwards, together with their ships and arms, victuals, and other necessities for a month at least, under



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*Membrane 10d—cont.*

double manning, from that town and its members, so that they shall then be ready to set out in the king's service, under pain of forfeiture of their bodies and goods, as the king has ordained that all ships of the burthen of 30 tuns and upwards from the mouth of the Thames to the north, shall be at Erewell on the said day. They are ordered to take and imprison any owners or masters of the said ships whom they shall find rebellious, certifying the king of their names. By K.

The like to the bailiffs and community of the following towns :

Little Yarmouth.	Ipswich.
Lenne.	Erewelle.
Blakeneye.	Baudreseye.
Spaldyngg'.	Oreford.
Hunstanton.	Goseford.
Holm.	Donewiz.
Snodesham ( <i>sic</i> ).	Boston.
Kyngeston-on-Hull.	Saltfletby.
Raveneserod.	Waynflet.
Scardeburgh.	Grymmesby.
Herewich.	Tynemuth.
Colchester.	Dunstanburgh.
Manitre.	Whiteby.
Maldon.	Alemuth.
Saltcote.	Hertelpol.
Tollesbury.	Werkworth.
Merseye.	Newebiggigg'.
Fingringho.	Halieland.
St. Ossyth.	

The mayor and bailiffs of Newcastle-on-Tyne.

Robert de Rocheford, for the parts (*sic*) of Foulnesse and its members and hamlets within his lordship.

Sept. 2.  
Porchester.

To John de Sturmy, admiral of the fleet of the king's ships from the mouth of the Thames to the parts of the north. Order to summon all owners and masters of ships of his bailiwick of the burthen of 30 tuns and upwards to be at Erewell on St. Matthew's day next with their ships well-found with a double manning, ready to set out for the defence of the realm, as they shall be enjoined on the king's behalf, as the king has ordained by his council that all ships of the above burthen and upwards from the mouth of the Thames to the northern parts shall be at Erewell on the said day, well found with armour, victuals, and other necessities for a month at least under double manning, and that all the owners and masters of such ships shall be there at the same time. The admiral is ordered to be there at that time in person, to do what the king shall enjoin upon him. He is enjoined to execute the premises with such diligence and care that none of the ships shall be then wanting. By K.

Sept. 6.  
Porchester.

To the chancellor, masters, and scholars of the university of Oxford. Like letter to that to the archbishop of Canterbury (above, page 642), ordering them to cause the transactions with the king of France, the queen, and Edward to be recited and explained in sermons, and requesting their prayers on the king's behalf. [*Fœdera.*]

The like to the chancellor, masters, and scholars of the university of Cambridge. [*Ibid.*]

Sept. 8.  
Porchester.

To the arrayors of men in co. Suffolk according to the statute of Winchester. Whereas the king has appointed Robert de Ufford, Thomas le Iatimer, and Richard de la Rivere to survey that all owners and masters of ships of the burthen of 30 tuns and upwards of the ports and towns of Ipswich, Erewelle, Baudreseye, Oreford, Goseford, and Dunwich, and their

1326.

*Membrane 10d—cont.*

members shall be at Erewell on St. Matthew's day next, with their ships under double manning (*eskipamento*), and Robert, Thomas, and Richard have signified that many owners and masters of ships of those ports are in want of men for such manning: the king, being unwilling that the matter shall be delayed, orders the arrayors to choose, by the advice and counsel of Robert, Thomas, and Richard, so many of the men arrayed by them in that county as shall suffice for the manning of the aforesaid ships with a double manning, and to cause Robert, Thomas, and Richard to have the men thus chosen, to set forth in the king's service as they shall be enjoined. By K.

To the mayor and bailiffs of Bristol. Order to permit the owners and masters of ships of the burthen of less than 50 tuns to leave that port to fish, and to make other use of their ships, and to send their ships out of the port, notwithstanding the king's late order to the mayor and bailiffs to enjoin the owners and masters of such ships to keep their ships in the port, and his order not to permit the owners and masters to leave the port until otherwise ordered. They are to enjoin the masters and mariners to so keep themselves from the king's enemies that damage may not be done to them.

By K.

Sept. 9.  
Porchester.

To the same. Order not to molest Roger Turche, William Corteys, Robert Passour, Richard Wodhulle, John atte Walle, and Richard le White, 'marchaunt,' burgesses of Bristol, the owners of six ships of that town, by virtue of the king's order to cause all owners of ships of the burthen of 50 tuns and upwards to come to Portesmouth with their ships, and not to molest the said men because they have returned home from the service aforesaid, as the king has granted them licence to return home, because they came to Portesmouth with their ships willingly (*gratanter*), and have left sufficient men in the ships in their places.

By K.

Philip de Somervill, knight, lord of Wychenore, puts in his place John de Kyme to defend the execution of a recognisance for 200*l.* made by him in chancery to John de Triple, citizen of London, against Albertinus Rog[eri], John de Cherleton, Henry Darcy, and Ed[mund] de Aere, executors of the will of the said John de Triple.

John de Vienna, clerk, puts in his place Hugh de Ebor[aco], clerk, to prosecute a recognisance for 120 marks made to him in chancery by John de Boyland.

John Malmeyns of Hoo, knight, and Matilda his wife put in their places Walter de Wytheresfeld, chaplain, and John de Brumpton to show cause in chancery why the execution of a writ directed to the sheriff of Kent at the prosecution of Richard de Loteby, vicar of the church of Northeburn, diocese of Canterbury, ought not to be superseded.

Sept. 10.  
Porchester.

To the abbot and convent of Waltham. Request that they will admit Emma Priour, who has long served the king, into their house in place of William de Kent, deceased, who had his maintenance therein at the late king's order, and that they will grant to her for life by their letters patent such maintenance in all things as the said John (*sic*) had from their house, writing back by the bearer an account of their proceedings.

By K.

*MEMBRANE 9d.*

The prior of Canons' Assheby puts in his place brother John de Dodeford, his fellow-canon, to prosecute the execution of a recognisance for 4*l.* made to the prior in chancery by Robert le Poer of Wicheham.



1326.

*Membrane 9d—cont.*Sept. 4.  
Porchester.

Richard de Kymberle of Cambridge acknowledges that he owes to Geoffrey le Scrop 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Cambridge.—The chancellor received the acknowledgment.

Robert Cady of Asshe acknowledges that he owes to Benedict de Normanton 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Sept. 2.  
Porchester.

Thomas Danvers, knight, acknowledges that he owes to Robert de Sapy 100 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Sept. 3.  
Porchester.

To W. archbishop of York. Order to cause all men of religion of the power of the king of France who dwell in their houses on the sea coast in the archbishop's diocese to be removed from their houses aforesaid to other houses of the same order more remote from the sea, and to cause them to remain in the latter houses at the expense of the same, and to send other men of religion born in this realm from the aforesaid remote houses to the houses of the said men of religion of the power of the king of France, to stay therein at the expense of the same until otherwise ordered, certifying the king of the names of those thus removed, whence they are removed, and whither they have been sent, as the king of France has entered into war against the king, and has now caused all men of the king's realm and power passing through or dwelling in France to be arrested together with their goods, and the king considers that peril may arise to him and his realm from men of religion of the power of the king of France dwelling on the sea coast by the sending of letters and countersigns (*intersignorum*), and otherwise. It is not the king's intention that priors of the same houses who have found the king security for their good behaviour and have received the custody of their houses for a fixed sum (*certo*) to be rendered to the exchequer yearly shall be removed from their houses or be impeded in any wise in their administrations by reason of the premises. By K. [*Fœdera.*]

The like to the archbishop of Canterbury and to six bishops. [*Ibid.*]

Sept. 12.  
Porchester.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made prohibiting any one from injuring or aggrieving William de Ayre-mynne, bishop of Norwich, or his men or servants, in their persons, horses, equipments, and other things, in coming to the king, staying with him, or returning, and to cause them to have safe-conduct at their cost when necessary and when desired by the bishop, anything done to the contrary heretofore notwithstanding, as the bishop, who has been many times exacted to appear to answer before the king for certain matters, has told certain men of this realm that he is afraid to come before the king to make answer by reason of the fear that he has of certain of the king's ministers and others wishing to do him and his men injury and violence, and the king does not wish the bishop to be excluded from answering, but wishes him to be protected from such injuries and violence. The sheriff is ordered to go to the bishop in person, and to notify all and singular the premises to him, and to inform him that the like proclamation has been made in cos. Cambridge, Huntingdon, Lincoln, Northampton, Essex, Hertford, Middlesex, and in the city of London. [*Fœdera ; Parl. Writs.*]

The like to the sheriffs of Cambridge, Huntingdon, Lincoln, Northampton, Essex, Hertford, Middlesex, and London, omitting the clause about going to the bishop in person. [*Ibid.*]

Sept. 12.  
Porchester.

To the arrayors of men-at-arms according to the statute of Winchester, who are also appointed to do certain other things in co. Kent. Order not

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*Membrane 9d—cont.*

to distrain the men of Grenewych, in that county, who came with certain ships to Portesmueth and have now set out thence in the king's service with Nicholas Kyriel, admiral of his fleet of ships towards the west, for the defence of the realm against the French and other enemies, to come before them to show their arms, or to contribute to any expenses of men-at-arms, or to the provision of arms in any wise, whilst they are thus employed in the king's service, and not to molest or aggrieve them in any way by reason of the premises, releasing any distrainments that they may have levied from the said men in this behalf.

By K. and C.

*MEMBRANE 8d.*

Sept. 13. John, bishop of Winchester, acknowledges that he owes to Hugh le  
Porchester. Despenser, lord of Glaumorgan, 2,000*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.—The chancellor received the acknowledgment.

*Cancelled by writ of privy seal, remaining on the files of 1 Edward III.*

Sept. 14. To W. archbishop of Canterbury. Request that he will prorogue until  
Porchester. a suitable day the provincial council convoked by him at London at the quinzaine of Michaelmas, and that he will intimate to the prelates and others of the clergy of his province that they may come to the king at Stanford at the said quinzaine, according to his orders, notwithstanding the above convocation, as the king, in ignorance of the summoning of this council, has ordained to have a treaty at Stanford at the said quinzaine with certain prelates, magnates, and *proceres* of the realm, and has ordered some of the prelates and others of his council of the archbishop's province to attend the same.

By K.

[*Fœdera ; Parl. Writs.*]

Sept. 13. To the sheriff of Sussex. Order to attach and imprison until further  
Porchester. orders John son of Alan de Bredherst, John Cruillyng, Robert Colier of Herst Mounceaux, Richard Franceis, John Michiel the elder, Robert Aillewyne, Thomas Ailwyne, Simon Ailwyne, Walter Stodhird, Robert Tothe, Robert Wyldebor, Thomas Wilon, John Bosgate, William de Holetye, Henry Seller', Roger de Horne, Richard Bely, Thomas le Man of Bisshopp-eston, William le Pike, Richard atte Ford, John Osborn, William Tailleur, Philip atte Crouche, John Ballard, Peter Caperoun, John Hervy, Simon de Burghham, and Adam de Ydenne, and to certify the king in writing of his proceedings herein, as the arrayors of men-at-arms and footmen in that county have signified to the king that they have caused the aforesaid men to be chosen in execution of the king's order to cause a certain number of footmen, archers, and others to be chosen and sent to him at Porcestre, in order to set out upon the sea in his service, and that they have enjoined the aforesaid men to be at Porcestre on the appointed day in person, and that the men have wholly refused to do so. [*Parl. Writs.*]

Sept. 27. Henry Maunsel of Croyndon acknowledges that he owes to Simon Rote of  
The Tower. Thorp, citizen and skinner of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John le Chaumberleyn acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Sept. 25. To John, duke of Brabant. A report has come to the king, whereby he  
The Tower. is much disturbed, that his clerk, Master Wilham de Weston, whom he lately sent as his envoy to the pope, has been taken and imprisoned on



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*Membrane 8d—cont.*

his return at Andwerp in the duke's power, whither he had gone in order to avoid the snares of certain enemies during the discord between the king and the king of France ; as a special bond of friendship has hitherto existed between the king and the duke and between their subjects, and the king has caused the duke's merchants and subjects coming into his realm to be favourably treated, and the king would be much displeased if matter of dispute arose between him and the duke, he requests the duke to cause his aforesaid envoy to be released from prison without delay, and to send him safely to the king under the duke's safe-conduct, so that the envoy may certify the king concerning the expedition of the affairs committed to him, and he desires the duke to write back by the bearer what he shall cause to be done in this matter and his pleasure concerning any other matters with the king. [*Fædera.*]

The like '*mutatis mutandis*' to the lady Margaret, duchess of Brabant, the king's sister. [*Ibid.*]

Sept. 30.  
The Tower.

Ed[mund] le Boun, knight, acknowledges that he owes to James Beauflour, citizen and vintner of London, 160*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Sept. 25.  
The Tower.

To the mayor and *consules* of Andwerp. A report has reached the king that his aforesaid envoy has been arrested and imprisoned in that town, at the suggestion of certain of the king's rebels ; the king requests them, out of consideration for the friendship between him and his subjects and them and other subjects of the duke of Brabant, to use their influence with the duke, so that he may cause the envoy to be released from prison without delay, and may cause him to be sent to the king under safe-conduct, as the king has written to the duke, and that they will not permit his said envoy to be taken elsewhere, lest he fall into the hands of the king's enemies, whereby his life would probably be endangered. [*Fædera.*]

To the mayor and *consules* of Brusselles. Request that they will use their influence with the duke to obtain the release of the envoy aforesaid. [*Ibid.*]

The like to the following :

The mayor and *consules* of Mallines.

The duke's bailiff of Andwerp.

The mayor and *consules* of Loveyne.

The mayor and *consules* of Dest.

Roger de Lonedale, knight, the duke's principal councillor. [*Ibid.*]

Henry le Mount of Haselingfeld acknowledges that he owes to Nicholas de Kyngeston, clerk, 4*l.* ; to be levied, in default of payment, of his lands and chattels in co. Cambridge (*Cant'*).

The prior of St. Mary's church, Suthwerk, acknowledges that he owes to John de Oxonia, vintner of London, 160*l.* ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

Oct. 2.  
Westminster.

To the treasurer and barons of the exchequer. Order to cause Richard de Grey to have respite until Michaelmas next for all debts due to the exchequer. By K.

Oct. 3.  
Sheen.

John Flemyng of Southampton came before the king on Friday after Michaelmas, and sought to replevy to Nicholas le Moundelord of Southampton and to Margery his wife their land in Southampton, which was taken into the king's hands for their default before the justices of the Bench against John le Swyngare and Juliana his wife. This is signified to the justices.

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*Membrane 8d—cont.*

Oct. 2. To the treasurer and barons of the exchequer. Order to respite until the  
Westminster. quinzaine of St. Hilary next the accounts of John Inge, keeper of the castle  
of Wiggemor and of the king's lands there, although the king lately ordered  
him by writ of privy seal to be at the exchequer at Westminster on the  
morrow of Michaelmas last to render divers accounts that he is bound to  
render there, as the king wills that he shall remain at this time in the  
custody of the castle and lands for the defence of the same against the  
attacks of Roger de Mortuo Mari and other rebels. By K.

To the same. Order to respite until the quinzaine of St. Hilary next  
the account of Matthew Broun, escheator in cos. Lincoln, Northampton,  
and Rutland, for the issues of his escheatry, although the king lately  
ordered him by writ of privy seal to be at the exchequer of Westminster on  
the morrow of Michaelmas last to render his account, as the king has  
enjoined him to remain in his bailiwick for certain of the king's affairs  
enjoined upon him. By K.

The like in favour of John de Bolyngbrok, escheator in cos. Warwick,  
Leicester, Nottingham, Derby, and Lancaster. By K.

To the treasurer and barons of the exchequer. Order to respite until  
the morrow of St. Hilary next the account of William de Aune, constable  
of Tykhull castle, for the time that he has been constable there and keeper  
of the Isle of Axiholm, and keeper of the tronage in Boston, although the  
king ordered him to be at the exchequer at Westminster on the morrow of  
Michaelmas last to render his account, as the king has enjoined him to  
remain in his bailiwick for certain of the king's affairs enjoined upon him.

By K.

Thomas de Carliolo, parson of the church of All Saints, Honylane, London,  
and Bartholomew de Honylane, merchant, put in their places Nicholas de  
Fontibus and William de Welyngoure to prosecute a recognisance for  
20 marks made to them in chancery by Simon Crepyn.

Oct. 4. The prior of Merton acknowledges that he owes to Adam de Salesbury,  
Acton. 'pepperer' of London, 248 marks; to be levied, in default of payment, of  
his lands and chattels and ecclesiastical goods in co. Surrey.

*Cancelled on payment.*

Oct. 3. William Poyntel of Lutterworth came before the king on Friday after  
Acton. Michaelmas and sought to replevy his land in Hullemorton, which was  
taken into his hands for his default before the justices of the Bench against  
Agnes, late the wife of Robert Kyme of Maydeford. This is signified to  
the justices.

John atte Forde of Wrotham puts in his place Theobald Polayn in a suit  
in chancery between him and Geoffrey de Say, son and heir of Geoffrey de  
Say, deceased, and Idonia, late the wife of the said Geoffrey de Say, tenants  
of the lands of the said Geoffrey, concerning 100*l.*, for which Geoffrey made  
a recognisance in chancery to him.

The aforesaid John puts in his place the said Theobald in a suit in  
chancery between him and the said Geoffrey and Idonia concerning  
100 marks, for which the aforesaid Geoffrey made a recognisance to him in  
chancery.

Reginald de Conductu, the elder, citizen of London, acknowledges that  
he owes to John de Donestaple, parson of the church of Wytteley, 20 marks;  
to be levied, in default of payment, of his lands and chattels in the city of  
London.

*Cancelled on payment.*



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*Membrane 8d—cont.*

Annotus Grimaldi of Chieri (*Kerio*), merchant, puts in his place John de Evesham and John Rastel to prosecute a recognisance for 63*l.* 6*s.* 8*d.*, made to him by the prior of Erderbury.

Oct. 11.  
Gloucester.

John de Broun acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

*MEMBRANE 7d.*

Sept. 30.  
The Tower.

To the bailiffs of Dover. The king has received complaint from Baldwin Daumart, merchant of Sluys (*Lescluse*) in Flanders, that whereas he lately caused a ship called '*Skoute*,' whereof William de Ornewithre was master, to be laden with divers goods at Sluys in order to bring them to this realm to make his profit thereon, John son of John Salekyn, master of the barge (*bargie*) of Dover, and certain accomplices in the same took the aforesaid ship, during the truce between the king and the men of Flanders, whilst she was sailing between Dover and Whitsand, and took her and the goods in her to Wynchelse, and there took out of her ten dickers (*dacr*) of hides, price 16*l.* sterling, and that John detains the said hides, although he afterwards delivered the ship and goods, except the said hides, to the aforesaid William; wherefore Baldwin has prayed the king to provide a remedy: the king therefore orders the bailiffs, if the premises be true, to compel John to make restitution of, or satisfaction for, the said hides to Baldwin, together with the damages sustained by Baldwin in this behalf, so that renewed complaint may not come to the king, whereby he would have cause to punish the bailiffs (*materiam graviter capiendi*). By K.

Sept. 28.  
The Tower.

To the sheriff of Hereford. Order to cause, under pain of forfeiture of his body and goods, proclamation to be made immediately upon sight of these letters, at days of the county [courts], in fairs, markets, and other places, at least two or three times a week, of the following matters in the manner here given, without change or diminution, so that the people may clearly know the king's will: 'Whereas Roger de Mortimer and other traitors and enemies of the king and his realm have entered the realm in force, and have brought with them alien strangers for the purpose of taking the royal power from the king; wherefore the king wills to go in force against his said enemies to arrest and destroy them, as befits, with all those who are in their company or adhere to them, except the queen, his son, and the earl of Kent, whom he wills shall be saved. And, although in such case every man of the realm is bound by his allegiance to come with all his force and power in defence of the king, of themselves, and the realm, the king nevertheless wills on this occasion, for the ease of his people, that all those, as well men-at-arms, hobelers, and armed footmen as cross-bowmen, archers, and other footmen arrayed, who shall come to him to set out with him against his said enemies shall be paid their wages according to their value promptly, to wit, a man-at-arms 12*d.*, a hobeler 6*d.*, a footman armed with double garment 4*d.*, armed with single garment 3*d.*, and an archer 2*d.* a day each. The king also wills that all manner of men who wish to have his charter of peace for felony or adherence to his enemies, for time past or for the present, or for outlawry from any cause whatsoever (excepting the said Roger and the other chief leaders of the men who have come from beyond sea in his company, and excepting those who slew Sir Roger Beler), shall come into chancery and have their charters, provided that they follow the king at his wages in the destruction of his said enemies. If any person or

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*Membrane 7d—cont.*

persons bring and render to him the body of the said Roger or bring his head, the king wills that he or they shall have his charters of peace for any felony, adherence, or other matter against his peace, and he grants that he will pay them 1,000*l.* sterling.' The sheriff is enjoined to execute these matters with such pain and diligence that default may not be found in him, for which the king would have to punish him. *French.* [*Fiedera.*]

The like to all the sheriffs of England. [*Ibid.*]

To L. bishop of Durham, or to him who supplies his place. Like order to cause the aforesaid proclamation to be made throughout the bishopric.

Oct. 10.  
Gloucester.

To Thomas Wake of Bliseworth, one of the leaders and arrayors of men-at-arms and footmen in the counties of Northampton and Rutland. Order to come to the king with all his power and force upon sight of these letters, so that he be at Gloucester on 18th October next, as the king lately ordered him and his fellows, arrayors and leaders of the said men, to come to the king with all his force with all speed, and to bring with him a certain number of men-at-arms, hobelers, archers, and other fencible men to set out against the king's enemies and contrariants Roger de Mortymer and other rebels, fugitives and banished men, and aliens who have entered the realm in force, which he has not done, and he has not come nor sent any men to the king, to the king's surprise. He is ordered to leave a sufficient person in his place, in whom he has confidence, to raise and send the people to the king with all speed, informing all who will not come or are rebellious that the king will esteem them his enemies and treat them as such. He is enjoined not to neglect this matter under pain of forfeiture of body and goods. He is to understand that if he be not with the king at Gloucester on the said day with all his force, as is aforesaid, the king will consider him disobedient, and will punish him accordingly. *French.* By K.

[*Parl. Writs.*]

The like to the following :

Robert de Daventre,	} leaders, etc., in the said counties. [ <i>Ibid.</i> ]
John de Wittelbury,	
Simon de Drayton,	

Oct. 10.  
Gloucester.

To John Inge, keeper of Wyggemore and Ludelowe, or to him who supplies his place. Order to cause all the forcible and fencible men of his bailiwick to be levied upon receipt of these letters, as well men-at-arms and hobelers as footmen, archers, and others, and to send them to the king with all haste well apparalled, each according to his estate, so that they be at Gloucester on Wednesday next, to set out at the king's wages in aid and defence of him and them and his realm against Roger de Mortimer and other fugitive and banished men and aliens, the king's enemies and traitors, who have entered the realm in force. He is enjoined not to omit executing this order under pain of forfeiture of his body and goods, and to inform all who may be rebellious or contrary in this behalf that the king will deem them his enemies and adherents of his enemies aforesaid, and that he will attack them (*irroms sur eux*) as his enemies aforesaid, and the keeper is ordered to take and imprison them until further orders, certifying the king of their names. *French.* By K.

*Vacated, because on the Patent Roll.*

The like to the following :

John Daniel, keeper of Radenoure and of Luggernes and Penebrugg, or to him who supplies his place.

Cadogan ap Howel and Davy Vaghan, keepers of the land of Melenneth, or to him who supplies their place.

William ap Rees, keeper of the land of Elvey, or to him who supplies his place.

[*Vacated as above.*]



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## MEMBRANE 6d.

Sept. 26.  
The Tower.

To the sheriff of Kent. The king learns from the complaint of John Hasard, Thomas le Veel, Aubrey de Potheron, and John Jacob, merchants of Dynaunt, of the realm of Almain, that whereas they lately went to Waterford in Ireland, after the king's proclamation that merchants of all lands, except the lands at war with him, might come into the realm with their goods and wares under his safe-conduct and protection, and they there loaded a ship of Henry Godale of Hamelhok with wool, hides, and other goods, and paid the custom upon the same, in order to take them to Bruges in Flanders to make their profit thereof, Alexander le Keu of Wynchelse and Thomas de London with divers accomplices in a great ship met the aforesaid ship at sea near the Isle of Wight, and entered her by armed force, and took out of her 42 sacks of wool, 12 dickers of hides, three barrels (*pipas*) of salmon, two barrels (*pipas*) of cheese, a trussel of cloth, silver vessels, mazer-bowls (*ciphos de mazer*), a tercelet and four sparrow-hawks, and other jewels, goods, and chattels, to the value of 400*l.* sterling, which they placed in their said great ship and carried to near the Dounes, and caused the aforesaid merchants, under threat of death, to sign a letter of acquittance, to wit that they would not demand anything from Alexander and Thomas and their accomplices for the goods thus taken by them, and would not disquiet them in any way for this reason, and they placed the said merchants in a boat called '*skoute*,' and sent them to Flanders, not permitting them to come to land in this realm; and the duke of Brabant and the lady Margaret his mother, the king's sister, and the burgomasters, *échevins*, and *consules* of the towns of Bruges, Leges, and Dynaunt have by their separate letters requested the king to cause restitution to be made to the said merchants: the king, having consideration to these requests and to his said proclamation, orders the sheriff to go to the said Alexander and Thomas with all speed upon sight of the presents, and to admonish and induce them on the king's behalf to restore the aforesaid goods, if they have thus carried them off, to the said merchants in full, notwithstanding the said letters of acquittance extorted by violence, which ought rightly to be deemed invalid, or to make such satisfaction therefor that the merchants shall not have reason to complain further to the king, and if they refuse to do so, the sheriff is ordered to attach them, so that he have their bodies before the king in a month from Michaelmas next to answer to the king, certifying the king at that day of his proceedings. By K.

Oct. 2.  
Acton.

To John Marmion, Henry le Scrop, Ralph de Bolmere, and Robert de Scorburch. Order to supersede until further orders the execution of the king's appointment of them as justices to hear and determine all felonies and trespasses whereof indictments were made before the keepers of the peace in co. York, and to do and execute certain other things contained in the king's commission. By K. on the information of T. de Sibth[orpe]. [*Parl. Writs.*]

The like to the commissioners in fifteen other counties. [*Ibid.*]

Oct. 11.  
Gloucester.

To the sheriff of Stafford. Order to tell all persons indicted for assemblies, alliances, and the carrying of arms against the king's peace before John de Stonore and John de Denum, whom the king appointed his justices to take inquisitions concerning such offences and to hear and determine the same, who have placed themselves upon the king's grace and whom the king lately ordered the sheriff to cause to be delivered from prison upon their finding mainprise to be before the king to hear his will at a certain day now passed, to come to the king with horses and arms in as much force as possible with all speed, in order to set out against the king's enemies and rebels who have entered the realm, intimating to the said persons that the king will shew them such grace that they ought to be rightly contented. [*Fœdera.*]

By K.

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*Membrane 6d—cont.*

Robert Sterre of Walton acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

Oct. 13.  
Westbury.

To the treasurer and barons of the exchequer. Order to cause John de Mereworth, who is staying with the king in his service, to have respite until Easter next for all debts due to the exchequer. By K.

Gilbert de Dedham acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hugh de Plassh' acknowledges that he owes to the said Robert 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct. 6.  
Westbury.

To the treasurer and barons of the exchequer. Order to cause the prior of Bristall to have respite until Easter next for all debts due to the exchequer. By K.

The like, '*mutatis mutandis*,' to the sheriff of York. By K.

Oct. 14.  
Chepstow.  
(*Stogoill.*)

John son of John, Simon de Suterton and Richard son of John de Fiskemere of Suterton acknowledge that they owe to Master Robert de Baldok, archdeacon of Middlesex, 36s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

John Danyell acknowledges that he owes to the said Robert 18s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Ipstones acknowledges that he owes to the said Robert 20s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

To the treasurer and barons of the exchequer. Order to cause Oliver de Ingham, who is staying in Gascony in the king's service, to have respite until Easter next for all debts due to the exchequer and for all accounts that he is bound to render at the exchequer. By K.

Nov. 2.  
Caerphilly.  
(*Kerfilly.*)

To the same. Order to cause Michael de Wath, king's clerk, to have respite until Michaelmas next for all debts due to the exchequer.

John de Felton, knight, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 10l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Dec. 11.  
Kenilworth.

Roger Foun acknowledges that he owes to William Trussel 60l.; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

Dec. 8.  
Kenilworth.

Thomas le Ercedeakne, knight, acknowledges that he owes to Otto de Bodrigan 200l.; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Dec. 14.  
Kenilworth.

Thomas de Gay acknowledges that he owes to William Trussel 100l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The keeper of the seal received the acknowledgment.

*MEMBRANE 5d.*

— To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Whereas lately, at the prosecution of the prior and convent of Torkeseye, suggesting that the priory is of the patronage of John de



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*Membrane 5d—cont.*

Britannia, earl of Richmond, by reason of the lands that belonged to John de Balliolo lately granted by the king to the said earl, and that neither the earl nor John de Balliolo, nor his ancestors, when the lands were in their hands, nor the king nor his progenitors when they [were in their hands] by reason of escheat or otherwise —

*Vacated, because otherwise within the roll.*

## MEMBRANE 4d.

Dec. 4. Ralph de Camoys acknowledges that he owes to the queen 2,000 marks ;  
Ledbury. to be levied, in default of payment, of his lands and chattels in co. Sussex.

*Memorandum, that the queen granted the said 2,000 marks to Thomas Roscelyn, and another recognisance for that sum was made to Thomas by the said Ralph on 12 March following, and the recognisance is therefore cancelled by order of the chancellor with the assent of Thomas.*

Thomas Roscelyn, knight, acknowledges that he owes to the queen 500*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.*

Dec. 6. John de Esttoft, Peter de Dereham, William Keen, Nicholas le Coifster,  
Kenilworth. and John Moryn of Cirencestre acknowledge that they owe to the queen 100 marks ; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Dec. 3. To J. bishop of Chichester. Prorogation of the parliament summoned  
Ledbury. by the queen and Edward, the king's son, to be holden at Westminster at the quinzaine of St. Andrew next until the morrow of the Epiphany. [*Parl. Writs.*]

The like to the archbishops of Canterbury and York and to eighteen bishops. [*Ibid.*]

The like to the abbot of Westminster. [*Ibid.*]

The like to eighteen abbots. [*Ibid.*]

To Thomas, earl of Norfolk. Like prorogation. [*Ibid.*]

The like to six earls and forty-seven others. [*Ibid.*]

To Walter de Norwico. Like prorogation. [*Ibid.*]

The like to twenty-two others. [*Ibid.*]

To the sheriff of Northumberland. Prorogation of the date for sending knights, citizens, and burgesses to the parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burgash, constable of Dover castle and warden of the Cinque Ports. Like prorogation concerning the barons of the Ports. [*Ibid.*]

To W. archbishop of Canterbury. Order to summon the priors, deans, and archdeacons, and the proctors of the clergy of his province to attend the parliament at the prorogued date. [*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

*Memorandum, that Henry Basset of co. Norfolk, Adam de Ravenwath of co. York, Robert de Saxton of the same county, and Ralph Brok of co. Hereford, in chancery at Wodestok, on 4 December, mainperned in person to have the body of John de Chiverdon, who was arrested for adhering to Hugh le Despenser, the younger, an enemy and rebel of the king and his realm, to answer to the queen at her order for the said adhesion.*

1326.

## MEMBRANE 3d.

*Memorandum*, that on 26 October, in the 20th year of the reign of king Edward, son of king Edward, upon the said king going away from his realm of England with Hugh le Despenser, the younger, and Master Robert de Baldok, enemies of the queen, his consort, and of Edward, his eldest son, duke of Aquitaine, and other enemies of the queen and duke, the realm being left without rule, A. archbishop of Dublin, J. bishop of Winchester, J. bishop of Ely, H. bishop of Lincoln, A. bishop of Hereford and W. bishop of Norwich, and other prelates, and Sir Thomas, earl of Norfolk, Sir Edmund, earl of Kent, the king's brothers, and Henry, earl of Lancaster and Leicester, Thomas Wake, Henry de Bello Monte, William la Zousche of Assheby, Robert de Monte Alto, Robert de Morle, Robert de Watevill, and other barons and knights then at Bristol, in the presence of the queen and duke, with the assent of the whole community of the realm there present, unanimously chose the duke keeper of the realm, so that the said duke and keeper should rule and govern the realm in the name and right of the king his father, who was thus absent, and the duke on the same day assumed the rule of the realm in form aforesaid, and began to exercise the rights under his privy seal, in the custody of Sir Robert de Wyvill, his clerk, because he had no other seal for the rule at that time. Afterwards, on 20 November, the aforesaid enemies having been captured and the king returning into his realm, the queen and duke, and the prelates and *procures* aforesaid, with the assent of the community aforesaid then at Hereford, sent the bishop of Hereford to the king as envoy, because the power of the said keeper ceased upon the king's return into the realm, beseeching the king to give order that what was necessary for the preservation of the peace and for exhibiting justice should be done with his great seal then in his possession. And the bishop went to the king at Munemuth, and explained to the king, in the presence of the earl of Lancaster and Leicester and of Master Thomas Chaundos, archdeacon of Hereford, and of many others, in order all the things thus enjoined upon him, and the king, having heard the things thus explained to him, after some deliberation, answered that it pleased him to send his great seal to his consort and son, and that they should cause the seal, then closed under his privy seal, to be opened, and that they should cause to be done under the great seal not only what was necessary for right and peace, but also what should please them (*que gracia forent*), and the king caused the great seal to be delivered to Sir William le Blount, knight, to be carried and delivered in form aforesaid to the queen and duke in the company of the bishop of Hereford; which things the bishop explained to the queen and duke by word of mouth on his return on 26 November following at Marcleve. Nevertheless the aforesaid things are contained in a public instrument made concerning them. The said William le Blount delivered the great seal, thus enclosed under the privy seal, to the queen and duke at Marcleve in the presence of the said bishop on the same day. On Sunday following, to wit the feast of St. Andrew the Apostle, at Cirencestre, in the queen's chamber within the abbey, the queen and duke delivered the said seal thus closed to the bishop of Norwich on the king's behalf, in the presence of Sir Roger de Mortuo Mari, Joan, countess of Warrene, the said Sir Robert de Wyvill, Richard de Ellesfeld, and John Giffard, clerk, and many others, and ordered him to open it, and to do therewith what should pertain to the office of keeper of the said great seal; and the bishop received the seal into his hands, and opened it on the same day in the chapter-house of the abbey, and sealed writs with it, and closed it under his privy seal after the sealing, and the seal thus remained in his custody journeying by the roads to Wodestoke until Thursday following, when he restored the seal under his seal to the queen and duke at Wodestok, and upon matters occurring the seal was opened for the



1326.

*Membrane 3d—cont.*

expedition of the same, and after each sealing, the seal was re-closed under the seal of the bishop of Norwich and restored to the queen and duke for custody. On Wednesday before the feast of St. Thomas the Apostle, Master Henry de Clyf, keeper of the rolls of chancery, who had then come, put his seal to the said great seal together with that of the bishop of Norwich, and the bishop and Henry after the sealing restored the said seal under their seals to the queen and duke every day. [*Fædera ; Parl. Writs.*]

1327.

Jan. 8. Richard de Merston, baker of London, acknowledges that he owes to  
Kenilworth. Hamo le Barber of London, 'cornemonger,' 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Jan. 10. Thomas de Lincoln of Wolfreton acknowledges that he owes to Richard  
Kenilworth. de Ayremynne, parson of the church of Elvele, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Mautravers, the younger, and Thomas de Berkeleye, acknowledge that they owe to John de Whitton 100 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Jan. 10. Thomas de Croyndon, clerk, acknowledges that he owes to John Maunsel,  
Kenilworth. parson of the church of Croyndon, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Jan. 13. Richard de Trimpele, parson of the church of Wodeham Ferers, diocese  
Kenilworth. of London, acknowledges that he owes to Richard de Boterwyk 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Enrolment of deed of brother Thomas Larchier, prior of the Hospital House of St. John of Jerusalem in England, brother Richard de Leycestria, prior of the church of the said House, and the other brethren thereof, acknowledging that they are bound to John de Oxenford, citizen and vintner of London, in 320*l.*, which they have received from him at the time of the making of the presents for the expedition of the affairs of themselves and of their house, which they bind themselves to repay at the Ascension next and at the quinzaine of Midsummer next following in equal instalments, and they charge themselves and each of them and their successors, and their good and chattels on both sides of the sea, with payment of the same, and undertake to make good all damages and expenses incurred by John through any failure of payment. Dated in their house at Clerkenwell near London, on Wednesday the morrow of the Epiphany, 1326[–7], 20 Edward II.

Enrolment of like deed of the said Thomas, Richard, and the brethren, acknowledging that they are bound to Sir Robert Em of Stodeye, chaplain, in 100*l.*

Enrolment of general release by John de Ratynden, knight, to Richard de Retlyng of all actions, etc., against him, by reason of any contract or trespass. Witnesses: Thomas de Weyvill; Robert de Piltebem; John de la More; John Lynet. Dated at Westminster, Tuesday the feast of St. Hilary, 1326[–7].

*Memorandum*, that John came into chancery at Westminster, on the said day, and acknowledged the above deed.

Jan. 12. Henry de Sonnebury acknowledges that he owes to Richard de Byflet  
Kenilworth. 58*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1327.

*Membrane 3d—cont.*

Ralph de Sancto Laudo of Boleby, knight, acknowledges that he owes to Nicholas de Sancto Marco of Thornhawe, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Ratynden acknowledges that he owes to Richard de Retlyng' 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Eudo de Helpringham, clerk, acknowledges that he owes to Henry de Spaldington, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Edmund de Boun, knight, acknowledges that he owes to John de Werblinton, knight, 120*l.*; to to be levied, in default of payment, of his lands and chattels in co. Berks.

Jan. 19.  
Kenilworth.

Master Nicholas de Ros, clerk, acknowledges that he owes to William de Ros of Hamelak 20,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Marleberge, knight, acknowledges that he owes to John Mantravers, the younger, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

William, archbishop of York, puts in his place Thomas de Pontefracto and Thomas Cok to prosecute before the king's council in chancery and elsewhere a matter touching the prise of wines and other merchandise, which the archbishop claims to have in the port of Hull by the charters of the king's progenitors.

Henry de Dyne, knight, and John de Cotoun, citizen of London, acknowledge that they owe to Henry Darcy, citizen of London, 37*l.* 8*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

William de Brokehurst acknowledges that he owes to Master Roger de la Bere, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Walter de Osgodeby puts in his place Richard de la Haye to prosecute a recognisance for 46*s.* 8*d.*, made to him in chancery by Thomas de Stodeleye.

John de Stretlee, knight, acknowledges that he owes to William Howard, knight, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*

Philip de Clopton acknowledges that he owes to John de Cove 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Peter de Malo Lacu, knight, lord of Mulgrave, acknowledges that he owes to Nicholas de Hugate, provost of St. John's church, Beverley, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1326.

*MEMBRANE 2d.*

Dec. 6.  
Kenilworth.

To Bartholomew de Burgassh, constable of Dover castle and warden of the Cinque Ports. Order to cause passenger ships (*naves passagar'*) to be prepared to the number of twenty, and to cause them to come to Dover for the purpose of carrying the men-at-arms of Hainault, who lately came into the realm in the king's service, to Flanders at the king's charge, as they are about to return home. [*Fiedera.*]



1326.

*Membrane 2d—cont.*

Dec. 12. To the sheriff of Lincoln. Order to cause proclamation to be made prohibiting any earl, baron, knight, or man-at-arms tourneying, seeking adventures, or doing other feats of arms without the king's special licence, and to arrest and imprison until further orders any one doing feats of arms, together with their horses and equipments, certifying the king of the names of those thus arrested. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 16. John de Elkeston came before the king, on Tuesday after St. Lucy, and sought to replevy to Clemencia, late the wife of Grimbald Pauncefot, her land in Sok Deneys, which was taken into the king's hands for her default before the justices of the Bench against Nicholas de Bolevill. This is signified to the justices.

Dec. 18. Gilbert Withemay came before the king, on Thursday after St. Lucy, and sought to replevy to Peter le Botillier his land in Bastilden, and to Richard Sot his land in Asshampsted and Bastilden, which were taken into the king's hands for their default before the justices of the Bench against Drua, late the wife of Miles Atte Putte of Asshampsted. This is signified to the justices.

Dec. 30. John de Elkeston came before the king, on Tuesday after St. Thomas the Martyr, and sought to replevy to Clemencia, late the wife of Grimbald Pauncefot, her land in So[k] Deneys, which was taken into the king's hands for her default before the justices of the Bench.

Dec. 28. To W. archbishop of Canterbury. Order prohibiting his aggrieving or damaging W. archbishop of York, the treasurer, or any of the men of his household in coming to London, staying there, or returning thence, as the said archbishop, who lately came to the queen and Edward, the king's eldest son, at Wodestok by the king's order, is now going to London upon the king's affairs, and, it is said by some, the archbishop of Canterbury and his ministers intend disturbing and aggrieving him, by reason of the carrying of his cross before him in the province of Canterbury, whereas it was lately agreed in parliament at York, in the presence of the two archbishops, that each archbishop might go to attend parliaments and treaties in the province of the other archbishop without hindrance. [*Parl. Writs.*]

To the mayor and sheriffs of London. Order not to inflict, or to permit to be inflicted by other persons, any damage, grievance, or annoyance upon the archbishop of York during his journey to that city, his stay there, or his return thence. [*Ibid.*]

To the sheriff of Middlesex. Order to meet the said archbishop, who is coming to London to the parliament to be holden there on the morrow of the Epiphany, when he comes to the sheriff's bailiwick, and to conduct him safely and securely through his bailiwick, not permitting wrong or grievance to be done to him or any of his household whilst they are there. [*Ibid.*]

The like to the sheriffs of Buckingham, Berks, and Surrey. [*Ibid.*]

1327.

Jan 3. To the abbot and convent of Colchester. Order to grant a suitable pension from their house to Hugh Buzi, king's clerk, as they are bound to grant a pension to one of the king's clerks by reason of the new-creation of the abbot.

Jan. 8. To him who supplies the place of the treasurer, and to the barons of the exchequer. Order to cause John de Haustede, who is staying in Gascony by the king's orders, to have respite until Easter next for all debts due to the exchequer.

1327.

*Membrane 2d—cont.*

Master Adam de Ayremynne, parson of the church of Gayrgrave, diocese of York, now archdeacon of Norfolk, puts in his place William de Emeldon, clerk, to prosecute the execution of certain recognisances made to him in chancery.

Jan. 12.  
Kenilworth.

Agnes, daughter of Simon Hobelay, came before the king, on Wednesday after St. Hilary, and sought to replevy her land in Colleshull-in-Arderne, which was taken into the king's hands for her default before the justices of the Bench against Jordan son of Henry Hobelay. This is signified to the justices.

John de Wroxhale came before the king, on Monday after the Epiphany, and sought to replevy to John le Frensche of Boryton his land in Wynfred, which was taken into the king's hands for his default in the king's court against John le Frensche of Sprotraggel. This is signified to the justices.

1326.

Dec. 30.  
Kenilworth.

To the sheriff of Bedford and Buckingham. Order to respite until his next proffer the demand made by him upon Richard de Cave, late sheriff of those counties, for the issues of the same for the time when he was sheriff, provided that the issues do not exceed 50*l*.

1327.

Enrolment of release by William de Alta Ripa of Holbek to John Moryn of his right in the manor of Queneby. Witnesses: Sir Walter de Percy, Sir Thomas de Boulton, Sir John de Barton, Sir Thomas Ughtred, knights; John de Skirburne, John de Kilvington, Robert de Seardeburgh, William de Swynton. Dated at Westminster, on Wednesday after St. Hilary, 1326[-7.]

*Memorandum*, that William came into chancery at Westminster, on the said day, and acknowledged the above deed.

Jan. 18.  
Kenilworth.

Gilbert de Aton, knight, acknowledges that he owes to Henry de Percy, knight, 700 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

Henry de Percy, knight, acknowledges that he owes to Gilbert de Aton, knight, 450 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*

The said Henry acknowledges that he owes to the aforesaid Gilbert 250 marks; to be levied as above.

*Cancelled on payment.*

John son of Richard de Sutton, lord of Malepas, acknowledges that he owes to Joan, late the wife of Thomas Boutetourt, Roger de Aylesbury, and Roger Hillary, 6,000*l*.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John Devery, parson of the church of Duddinghurst, diocese of London, acknowledges that he owes to Roesia, late the wife of John de Boreford, sometime citizen and spicer (*apotecar'*) of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment, acknowledged by John de Pulteneye and Henry de Hidbury, rector of the church of Islep, executors of Roesia's will.*

Geoffrey de Colyngge, vicar of the church of Aillesford, acknowledges that he owes to Richard Cros, citizen and fishmonger (*piscinar'*) of London, 50*s*.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Roger de Gotham, abbot of Bitlisden, acknowledges, for himself and convent, that he owes to Thomas de Evesham, clerk, 13*l*.; to be levied, in



1327.

*Membrane 2d—cont.*

default of payment, of his lands, chattels, and ecclesiastical goods in co. Buckingham.

*Cancelled on payment.*

Matilda, late the wife of Jordan le Bakere of Newyngton, acknowledges that she owes to Master Robert de Cantuaria, canon of London, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

John de Neyrford acknowledges that he owes to Edmund de Bereford 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Thunneyk, parson of the church of Menstreworth, diocese of Hereford, acknowledges that he owes to William de Emeldon, clerk, 30*s.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Gloucester.

*Cancelled on payment.*

John son of Geoffrey le Clerk of Norton acknowledges that he owes to John de Louches of Gersyndon 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Thomas de Etton of Butterwyk acknowledges that he owes to Richard de Butterwyk, his son, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Benediet de Ditton acknowledges that he owes to John de Godesfeid 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*MEMBRANE 1d.*

Jan. 19.  
Kenilworth.

Thomas de Doudeswelle acknowledges that he owes to John de la Heese, parson of the church of Hampton Meysy, 14*l.* 15*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John son of Richard de Sutton, lord of Malepas, acknowledges that he owes to John de Cherlton, lord of Powys, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

The said John de Cherlton acknowledges that he owes to the aforesaid John son of Richard 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Ralph de Nevill puts in his place Robert de Middelham and Thomas de Knaresburgh, clerk, to prosecute a recognisance for 10*l.* made to him in chancery by William Thornene of Snaynton.

Master Hubert Conestable puts in his place Robert de Hemmyngburgh, clerk, to prosecute a recognisance for 10 marks made to him in chancery by Master Richard de Clare, parson of the church of Donmowe.

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GENERAL INDEX.

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## GENERAL INDEX.

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## THE CHRONICLES AND MEMORIALS OF GREAT BRITAIN AND IRELAND DURING THE MIDDLE AGES.

[ROYAL 8VO. Price 10s. each Volume or Part]

On 25 July 1822, the House of Commons presented an address to the Crown, stating that the editions of the works of our ancient historians were inconvenient and defective: that many of their writings still remained in manuscript, and, in some cases, in a single copy only. They added, "that an uniform and convenient edition of the whole, published under His Majesty's royal sanction, would be an undertaking honourable to His Majesty's reign, and conducive to the advancement of historical and constitutional knowledge; that the House therefore humbly besought His Majesty, that He would be graciously pleased to give such directions as His Majesty, in His wisdom, might think fit, for the publication of a complete edition of the ancient historians of this realm."

The Master of the Rolls, being very desirous that effect should be given to the resolution of the House of Commons, submitted to Her Majesty's Treasury in 1857 a plan for the publication of the ancient chronicles and memorials of the United Kingdom, and it was adopted accordingly.

Of the Chronicles and Memorials, the following volumes have been published. They embrace the period from the earliest time of British history down to the end of the reign of Henry VII.

1. THE CHRONICLES OF ENGLAND, by JOHN CAPGRAVE. *Edited by* the REV. F. C. HINGESTON, M.A. 1858.

Capgrave's Chronicle extends from the creation of the world to the year 1417. As a record of the language spoken in Norfolk being written in English, it is of considerable value.

2. CHRONICON MONASTERII DE ABINGDON. Vols. I. and II. *Edited by* the REV. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1858.

This Chronicle traces the history of the monastery from its foundation by King Ina of Wessex, to the reign of Richard I. The author had access to the title deeds of the house, and incorporates into his history various charters of the Saxon kings of great importance as illustrating not only the history of the locality but that of the kingdom.

3. LIVES OF EDWARD THE CONFESSOR. I. La Estoire de Saint Aedward le Rei. II. Vita Beati Edvardi Regis et Confessoris. III. Vita Eduuardi Regis qui apud Westmonasterium requiescit. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1858.

The first is a poem in Norman French, probably written in 1145. The second is an anonymous poem, written between 1140 and 1145, which is highly valuable as a specimen of the Latin poetry of the time. The third, also by an anonymous author, was apparently written between 1066 and 1071.

4. MONUMENTA FRANCISCANA. Vol. I.—Thomas de Eccleston de Adventu Fratrum Minorum in Angliam. Ada de Marisco Epistola. Regestrum Fratrum Minorum Londonie. *Edited by* J. S. BARBER, M.A., Professor of English Literature, King's College, London. Vol. II.—De Adventu Minorum; re-edited, with additions. Chronicle of the Grey Friars. The ancient English version of the Rule of St. Francis. Abbreviatio Statutorum, 1451, &c. *Edited by* RICHARD HOSKETT, Barrister-at-Law. 1858, 1882.

The first volume contains original materials for the history of the settlement of the order of St. Francis in England, the letters of Adam de Marisco and other papers. The second volume contains materials found since the first volume was published.



5. *FASCICULI ZIZANIORUM MAGISTRI JOHANNIS WYCLIF CUM TRITICO*. Ascribed to THOMAS NETTER, of WALDEN, Provincial of the Carmelite Order in England, and Confessor to King Henry the Fifth. *Edited by* the Rev. W. W. SHIRLEY, M.A., Tutor and late Fellow of Wadham College, Oxford. 1858.

This work gives the only contemporaneous account of the rise of the Lollards.

6. *THE BUIK OF THE CRONICLIS OF SCOTLAND; or, A Metrical Version of the History of Hector Boece*; by WILLIAM STEWART. Vols. I.-III. *Edited by* W. B. TURNBULL, Barrister-at-Law. 1858.

This is a metrical translation of a Latin Prose Chronicle, written in the first half of the 16th century. The narrative begins with the earliest legends and ends with the death of James I. of Scotland, and the "evil ending of the traitors that slew him." The peculiarities of the Scottish dialect are well illustrated in this version.

7. *JOHANNIS CAPGRAVE LIBER DE ILLUSTRIBUS HENRICIS*. *Edited by* the Rev. F. C. HINGESTON, M.A. 1858.

The first part relates only to the history of the Empire from the election of Henry I. the Fowler, to the end of the reign of the Emperor Henry VI. The second part is devoted to English history, from the accession of Henry I. in 1100, to 1446, which was the twenty-fourth year of the reign of Henry VI. The third part contains the lives of illustrious men who have borne the name of Henry in various parts of the world.

8. *HISTORIA MONASTERII S. AUGUSTINI CANTUARIENSIS* by THOMAS OF ELMHAM, formerly Monk and Treasurer of that Foundation. *Edited by* CHARLES HARDWICK, M.A., Fellow of St. Catharine's Hall, and Christian Advocate in the University of Cambridge. 1858.

This history extends from the arrival of St. Augustine in Kent until 1191.

9. *EULOGIUM (HISTORIARUM SIVE TEMPORIS); Chronicon ab Orbe condito usque ad Annum Domini 1366*; a monacho quodam Malmesbiriensi exaratum. Vols. I.-III. *Edited by* F. S. HAYDON, B.A. 1858-1863.

This is a Latin Chronicle extending from the Creation to the latter part of the reign of Edward III., written by a monk of Malmesbury, with a continuation to the year 1413.

10. *MEMORIALS OF HENRY THE SEVENTH; Bernardi Andreæ Tholosatis Vita Regis Henrici Septimi; necnon alia quædam ad eundem Regem spectantia*. *Edited by* JAMES GAIRDNER. 1858.

The contents of this volume are—(1) a life of Henry VII., by his poet Laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1506. Other documents of interest are given in an appendix.

11. *MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhami Liber Metricus de Henrico V.* *Edited by* CHARLES A. COLE. 1858.

12. *MUNIMENTÆ GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati. Vol. I., Liber Albus. Vol. II (in Two Parts), Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index.* *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1859-1862.

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. *CHRONICA JOHANNIS DE OXENEDES*. *Edited by* SIR HENRY ELLIS, K.H., 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfreð, and comes down to 1292. It is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATIVE TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1869-1861.
15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROBERT BAYNE. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.
16. BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLIÆ, 449-1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Angliæ. *Edited by* HENRY RICHARDS LEARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge, 1859.
17. BRUT Y TYWYSOGION, or, The Chronicle of the Princes of Wales. *Edited by* the REV. JOHN WILLIAMS AB ITHEL, M.A. 1860.  

This work, written in the ancient Welsh language, begins with the birth and death of Cadwalla at Rome, in the year 55, and continues the history down to the subjugation of Wales by Edward I., about the year 1284.
18. A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404. *Edited by* the Rev. F. C. HINGEY, M.A. of Exeter College, Oxford. 1860.
19. THE REPRESSOR OF OVER MUCH BLAMING OF THE CLEERGY. By HUGO DE PECK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.  

The "Repressor" may be considered the earliest piece of good theological acquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1445, and translated to the see of Chichester in 1456. His work is interesting, chiefly because it gives a full account of the views of the Lollards, and it has great value for the jurist.
20. ANNALES CAMBRIÆ. *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.  

These annals, which are in Latin, commence in 447 and extend down to 1284. The earlier portion appears to be taken from an Irish Chronicle sent by the monks, and by the compiler of the Annals of Ulster.
21. THE WORKS OF GIRALDUS CAMBRENSIS. Vols. I-IV. *Edited by* the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V-VII. *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS. British Museum. 1861-1891.  

These volumes contain the historical works of GIRAUDUS DE BARRE, who lived in the reigns of Henry II., Richard I., and John. His accounts of events are of a very miscellaneous nature, both in prose and verse, and are remarkable for the exactness of their chronology. The *Topographia Hibernica* (in Vol. V.) is the result of Giraldu's first voyage to Ireland, the first in 1185, the second in 1191, when he accompanied Richard I. into that country. The *Expugnatio Hibernica* was written about 1191 and may be regarded rather as a great epic than a sober narrative of this conquest by his own days. Vol. VI. contains the *Descriptio Civitatis de Emptonia*, London, and Vol. VII., the lives of S. Kenan and S. Hugh. Vol. VIII. contains the *Treatise De Principum Instructione*, and an Index to Vols. I-IV. and VII.
22. LETTERS AND PAPERS ILLUSTRATIVE OF THE WORK OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND. Vol. I., and Vol. II. (in Two Parts). *Edited by* the Rev. JAMES STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.
23. THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES. Vol. I. Original Texts. Vol. II. Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlands Literature at Leyden. 1861.

There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In every edition, the text of each manuscript is printed in columns by the side of each, so that the student may see at a glance the various passages which occur in various copies.



24. **LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII.** Vols. I. and II. *Edited by* JAMES GARDINER. 1861-1863.

The principal contents of the volumes are some diplomatic Papers of Richard III., correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. **LETTERS OF BISHOP GROSSETESTE.** *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.

The letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to matters connected not only with the political history of England during the reign of Henry III., but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. **DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND.** Vol. I. (in Two Parts); Anterior to the Norman Invasion. (*Out of Print.*) Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By* SIR THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. **ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III.** Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by* the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.

28. **CHRONICA MONASTERII S. ALBANI.**—1. THOMÆ WALSINGHAM HISTORIA ANGLICANA; Vol. I., 1272-1381; Vol. II., 1381-1422. 2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307. 3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES 1259-1296; 1307-1324; 1392-1406. 4. GESTA ABBATUM MONASTERII S. ALBANI, A THOMA WALSINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESIE PRÆCENTORE, COMPILATA; Vol. I., 793-1290; Vol. II., 1290-1349; Vol. III., 1349-1411. 5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II. 6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV<sup>mo</sup> FLORUERE; Vol. I., REGISTRUM ABBATIE JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSRIPTUM; Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASDAM EPISTOLAS A JOHANNE WHETHAMSTEDE CONSCRIPTAS. 7. YPODIGMA NEUSTRIÆ A THOMA WALSINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM. *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.: an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1292, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle, Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, with Annales Regum Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blanford: a full Chronicle of English History, 1392 to 1406 and an account of the benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham, with a Continuation.

The 8th and 9th volumes, in continuation of the Annals, contain a Chronicle, probably of John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whethamstede, Alton, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V. and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. *CHRONICON ABBATIE EYESHAMENSIS, AUCTORIBUS DOMINICIS PRÆDICTO EYESHAMLE ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418.* Edited by the Rev. W. D. MACRAY, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from about 690 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal and local history.

80. *RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLIÆ.* Vol. I., 447-871. Vol. II., 872-1066. Edited by JOHN E. B. MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history, in four books, extends from 447 to 1066. It gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. *YEAR BOOKS OF THE REIGNS OF EDWARD THE FIRST AND EDWARD THE THIRD.* Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I.; and 11-12 Edw. III. Edited and translated by ALFRED JOHN HOBWOOD, Barrister-at-Law. Years 12-13, 13-14, 14, 14-15, 15 and 16 Edward III. Edited and translated by LUKE OWEN PIKE, M.A., Barrister at Law. 1863-1896.

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. *NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.*—Robertus Blondelli de Reductione Normannie: Le Recouvrement de Normendie, par Berry, Hérault du Roy: Conférences between the Ambassadors of France and England. Edited by the Rev. JOSEPH STEVENSON, M.A. 1863.

33. *HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRIÆ.* Vols. I., II., and III. Edited by W. H. HART, F.S.A., Membre Correspondant de la Société des Antiquaires de Normandie. 1863-1867.

34. *ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO; with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ.* Edited by THOMAS WRIGHT, M.A. 1863.

In the *De Naturis Rerum* are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century.

35. *LEECHDOMS, WORTCUNNING, AND STALCRAFT OF EARLY ENGLAND,* being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest. Vols. I-III. Collected and edited by the Rev. T. OSWALD COCKAYNE, M.A. 1864-1866.

36. *ANNALES MONASTICI.* Vol. I.: Annales de Marga, 1066-1212; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263. Vol. II.: Annales Monasterii de Wintonia, 519-1217; Annales Monasterii de Waverleia, 1-1291. Vol. III.: Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bernmundsela, 1042-1432. Vol. IV.:—Annales Monasterii de Osencia, 1016-1347. Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289. Annales Prioratus de Wigornia, 1-1377. Vol. V.: Index and Glossary. Edited by HENRY RICHARDS LEARD, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.

The present collection embraces chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432.



37. *MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS.* Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. 1864.

This work is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs.

38. *CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST.* Vol. I.:—*ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI.* Vol. II.:—*EPISTOLÆ CANTUARIENSES*; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864–1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.

The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. *RECUEIL DES CRONIQUEES ET ANCIENNES ISTORIES DE LA GRANT BRETAGNE A PRESENT NOMME ENGLETERRE,* par JEHAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. Edited by WILLIAM HARDY, F.S.A. 1864–1879. Vol. IV., 1431–1447. Vol. V., 1447–1471. Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884–1891.

40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND,* by JOHN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. (Translations of the preceding Vols. I., II., and III.) Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864–1891.

41. *POLYCHRONICON RANULPHI HIGDEN,* with Trevisa's Translation. Vols. I. and II. Edited by CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.–IX. Edited by the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865–1886.

This chronicle begins with the creation, and is brought down to the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. *LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE.* Edited by the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treaties are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonised French.

43. *CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406,* Vols. I.–III. Edited by EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866–1868.

The Abbey of Meaux was a Cistercian house, and the work of its abbot is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country.

44. *MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE UT VULGO DICITUR, HISTORIA MINOR.* Vols. I., II., and III. 1067–1253. Edited by Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of the British Museum. 1866–1869.

45. *LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455–1023.* Edited by EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde

Chronicle appears to correct, to qualify, or to amplify the statements, which in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. *CHRONICON SCOTORUM; A CHRONICLE OF IRISH AFFAIRS, FROM THE EARLIEST TIMES TO 1135, AND SUPPLEMENT, CONTAINING THE EVENTS FROM 1141 TO 1150. Edited, with Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1866.

47. *THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I. Vols. I and II. Edited by THOMAS WRIGHT, M.A.* 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I. and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum;" in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a curious specimen of the French of Yorkshire.

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